

Date of landing.	Marks and numbers.	Quantity.	Description.
<b>SHED No. 2.</b>			
<b>SS. "Manipur."</b>			
11th Nov. 1921 ...	001 in a diamond, G M on top, B below, 2.	1	Case wool serge.
11th " " ...	=002= 4 ...	1	Ditto.
4th " " ...	H in a triangle, R on top, 13-14	2	Cases merchandise.
4th " " ...	IBD in a diamond, Delhi below, 1	1	Case printed books.
2nd " " ...	M. L. L. ...	1	Case sheet roller skins.
<b>SHED No. 4.</b>			
<b>SS. "Clan Morrison."</b>			
21st Nov. 1921 ...	B N R in a diamond, M R C & W C on top, 18050.	1	Case merchandise.
22nd " " ...	W W 48 S N ...	1	Case packing band leather.
22nd " " ...	W W 188 H N ...	1	Case sewing twine.
26th " " ...	W W 87 ...	1	Bale merchandise.
<b>SS. "Kirkstall Abbey."</b>			
5th Nov. 1921 ...	No mark ...	3	Packets glass bangles.
<b>SHED No. 6.</b>			
<b>SS. "Clan Mathison."</b>			
19th Nov. 1921...	No mark ...	1	Case merchandise.
<b>SS. "Borneo Maru."</b>			
19th Nov. 1921	L M & Sons, Bombay, 14, 26	2	Cases merchandise.
21st " " ...	Diamond, N S on top, M G below, 138-9	2	Cases electrical goods.
21st " " ...	Ditto 140-44	5	Cases porcelain.
21st " " ...	Ditto 151-54	4	Cases iron bolts.
21st " " ...	Ditto 160-69	10	Cases lamp cards.
<b>SS. "Yamagata Maru."</b>			
28th Nov. 1921...	T I S Co F N R ...	4	Bundles galvanized corrugated sheets.
28th " " ...	Ditto ...	1	Piece galvanized corrugated sheets.
28th " " ...	Nil ...	8	Ditto.

H. H. HUDSON, Traffic Manager (*offg.*).

Port Commissioners' Office, Calcutta, the 14th December 1921.

(2050—1)

## POSTPONED.

**Sheriff's Sale Proclamation.**

TO be peremptorily sold, pursuant to an order made by the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, and dated the 29th day of July 1919, in suit No. 1609 of 1918 (wherein the Hon'ble Brojendra Kishore Roy Chaudhuri was the plaintiff and the Hon'ble Nawabzada Syed Altaf Ali was the defendant), by the Sheriff of Calcutta, in his sale-room on the ground-floor of the Court-house, by public auction on Friday, the 6th day of January 1922, at the hour of 12 o'clock noon, the right, title and interest of the defendant the Hon'ble Nawabzada Syed Altaf Ali, in the under-mentioned properties :—

1. All that partly one and partly two-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 6 cottahs 12 chittaks 35 square feet, be the same a little more or less, situate, lying at and being premises No. 40, Metcalfe Street, in block No. 16, holding No. 277 in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises No. 42, Metcalfe Street, on the east by premises No. 27, Weston Street, on the south by premises No. 25, Weston Street, and on the west by Metcalfe Street.

2. All that partly one and partly two-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 5 cottahs 10 chittaks and 40 square feet, be the same a little more or less, situate, lying at and being premises No. 42, Metcalfe Street, in block No. 16, holding No. 277, in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises No. 44, Metcalfe Street, on the east by 27, Weston Street, on the south by No. 40, Metcalfe Street, and on the west by Metcalfe Street.

3. All that partly one and partly two-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 3 cottahs 4 chittaks and 30 square feet be the same a little more or less, situate, lying at and being premises No. 25, Weston Street, in block No. 16, holding No. 285, in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises No. 40, Metcalfe Street, on the east by premises No. 27, Weston Street, on the south by Weston Street and on the west by Metcalfe Street.

4. All that partly one, partly two and partly three-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 1 bigha 11 cottahs 5 chittaks and 25 square feet, be the same a little more or less, situate, lying at and being premises No. 27, Weston Street, in block No. 16, holding No. 285 in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises Nos. 46, 52 and 54, Metcalfe Street, on the east by premises No. 29, Weston Street, on the south by Weston Street and on the west by premises No. 25, Weston Street, and Nos. 40 and 42, Metcalfe Street.

All the above properties are revenue free.

It appears from searches made in the Calcutta Registry office from 1865 to 10th February 1920 that there are no incumbrances affecting the above properties, save and except an Indemnity Bond in respect of the last named premises for Rs. 28,000 executed by Syed Faizal Bari Mohamed Altaf Ali Chaudhuri in suit No. 13 of 1913, in the Court of the 3rd Subordinate Judge, 24 Parganas, at Alipore, and also in connection with suit No. 992 of 1915 at the High Court of Calcutta, and which is registered in Book I, volume 94 at pages 23 to 26, and is No. 3403 for the year 1916.

The abovementioned properties are to be sold for the realisation of the decretal amount, viz., Rs. 1,29,583-7-9 with interest thereon at 6 per cent. per annum from the date of the decree until realization.

The conditions of sale may be seen at the office of the said Sheriff on any day before the sale and will be produced at the said sale.

C. L. BOSE, Sheriff.

Dutt and Sen, Attorneys for the plaintiff.

High Court, Sheriff's Office, the 25th day of November 1921. (1948—3)

**In the Court of the District Judge at Bankura.**

## INSOLVENCY CASE No. 9 OF 1921.

NOTICE under section 19 (2) of the Provincial Insolvency Act, V of 1920, is hereby given to his creditors that the insolvency petition filed by Peeru Khan, son of Khatu Khan, resident of village Keshabpur, thana and district Bankura, has been admitted by this Court and that 17th December 1921 has been fixed for hearing thereof.

H. M. VEITCH, District Judge.

Bankura, the 7th December 1921. (2036—1)

**In the Court of the District Judge at Bankura.**

## INSOLVENCY CASE No. 8 OF 1921.

NOTICE under section 19 (2) of the Provincial Insolvency Act, V of 1920, is hereby given to their creditors that the insolvency petition filed by Gurudoyal Dutta Karnakar and Banamali Dutta Karnakar, sons of late Iswar Chandra Dutta Karnakar, residents of village Ajodhya, thana Radhanagar, district Bankura, has been admitted by this Court and that 17th December 1921 has been fixed for hearing thereof.

H. M. VEITCH, District Judge.

Bankura, the 7th December 1921. (2037—1)

**NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.**

[Section 19 of the Provincial Insolvency Act, V of 1920.]

**In the Court of the District Judge at Birbhum.**

## INSOLVENCY APPLICATION No. 8 OF 1921.

WHEREAS Bihari Lal Das, son of late Akhil Chandra Das, of Bargram, ch. Rampurhat, district Birbhum, has applied to this Court, by a petition, dated the 11th July 1920, to be declared an insolvent under the Provincial Insolvency Act, V of 1920, this is to give notice to the creditors of the said debtor that the Court has fixed the 6th day of January 1922 for the hearing of the aforesaid petition and the examination of the debtor.

J. C. H. MACNAIR, District Judge.

Suri, the 8th December 1921. (2056—1)

**ORDER OF ADJUDICATION.**

[Section 27 of the Provincial Insolvency Act, V of 1920.]

**In the Court of the District Judge at Birbhum.**

## INSOLVENCY APPLICATION No. 5 OF 1921.

PURSUANT to a petition, dated the 2nd June 1921, filed by Brajabasi Goswami, son of late Kungal Chandra Goswami, of Panchra, chauki Dubrajpur, district Birbhum, and on the application of the debtor himself and on reading the application and hearing the debtor, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. It is further ordered that the debtor do apply for his discharge within one year from to-day.

Dated this 1st day of December 1921.

J. C. H. MACNAIR, District Judge. (2057—1)



**In the Court of the District Judge of Hooghly.****INSOLVENCY PETITION No. 49 of 1920.**

NOTICE is hereby given that Annada Prosad Neogi, son of late Rakhal Das Neogi, of Moloypur, thana Arambag, district Hooghly, was on the 5th August 1921 adjudged an insolvent. The 6th January 1922 has been fixed for framing a schedule of creditors and debts and creditors are required to prove their claims on that day.

K. C. NAG, for District Judge.

Chinsura, the 8th September 1921. (1576—1—2042)

**In the Court of the District Judge of Hooghly.**

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act III of 1907 to his creditors that the insolvency petition of Ganendra Nath Bosu, son of Jogendra Nath Bosu, of Balad-band, thana Haripal, district Hooghly, has been admitted by this Court as No. 40 of 1921 and that the 6th January 1922 has been fixed for the hearing thereof.

S. C. MALLICK, District Judge.

Chinsura, the 30th September 1921. (1776—1—2041)

**In the Court of the District Judge of Hooghly.**

NOTICE is hereby given under clause (2) of section 19 of the Provincial Insolvency Act, V of 1920, to his creditors that the insolvency petition of Jaharlal Pain, son of late Abadhanta Pain, of Dhanyaghari, thana Khanakul, district Hooghly, has been admitted by this Court as No. 38 of 1921 and that the 6th January 1922 has been fixed for the hearing thereof.

S. C. MULLICK, District Judge.

Chinsura, the 17th September 1921. (1607—1—2040)

**In the Court of the District Judge of Hooghly.****INSOLVENCY PETITION No. 12 of 1921.**

NOTICE is hereby given that Ganesha Chandra Karmokar, son of late Madhusudan Karmokar, of Bajua, thana Goghat, district Hooghly, was on the 26th September 1921 adjudged an insolvent. The 16th December 1921 has been fixed for framing a schedule of creditors and debts and creditors are required to prove their claims on that day.

K. C. NAG, District Judge.

Chinsura, the 23rd November 1921. (1900—1—2022)

**In the Court of the District Judge of Hooghly.****INSOLVENCY PETITION No. 11 of 1921.**

NOTICE is hereby given that Korali Choron Sarker, son of late Dina Nath Sarker, of Arandi, thana Arambag, district Hooghly, was on the 23rd September 1921 adjudged an insolvent. The 16th December 1921 has been fixed for framing a schedule of creditors and debts and creditors are required to prove their claims on that day.

K. C. NAG, District Judge.

Chinsura, the 22nd November 1921. (1901—1—2021)

**In the Court of the District Judge of Hooghly.**

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, V of 1920, to his creditors, that the insolvency petition of Sideni Sha, son of late Raghuni Sha, of Mahesh, thana Serampore, district Hooghly, has been admitted by this Court as No. 44 of 1921 and that the 16th December 1921 has been fixed for the hearing thereof.

K. C. NAG, District Judge.

Chinsura, the 22nd November 1921. (1902—1—2023)

**In the Court of the District Judge of Hooghly.**

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, V of 1920, to his creditors [that the insolvency petition of Sheik Muhammad Esahaque, son of late Sheik Muhammad Esmile, of Furfura, thana Jangipara, district Hooghly, has been admitted by this Court as No. 41 of 1921 and that the 16th December 1921 has been fixed for the hearing thereof.

K. C. NAG, District Judge.

Chinsura, the 28th November 1921. (1941—1—2049)

**In the Court of the District Judge of Hooghly.**

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, V of 1920, to his creditors, that the insolvency petition of Sarat Chandra Nath, of Hatbahadurganja, thana Bolagari, district Hooghly, has been admitted by this Court as No. 45 of 1921 and that the 16th December 1921 has been fixed for the hearing thereof.

K. C. NAG, District Judge.

Chinsura, the 28th November 1921. (1942—1—2050)

**In the Court of the District Judge of Hooghly.****INSOLVENCY PETITION No. 8 of 1921.**

NOTICE is hereby given that Ram Sarbeswar Dutta, son of late Tincori Dutta, of Barizhati, thana Chandifola, district Hooghly, was on the 22nd November 1921 adjudged an insolvent. The 16th December 1921 has been fixed for framing a schedule of creditors and debts and creditors are required to prove their claims on that day.

K. C. NAG, District Judge.

Chinsura, the 26th November 1921.

(1943—1—2048)

**In the Court of the District Judge of Nadia.****INSOLVENCY CASE No. 7 of 1921.**

Petitioner Khash Jan Sheikh, son of Salim Sheikh, deceased, of Rukunpur, police-station Kotowali, district Nadia.

NOTICE is hereby given, under section 41 of the Provincial Insolvency Act, V of 1920, to his creditors that the abovenamed insolvent has applied for discharge and that 17th December 1921 has been fixed for the hearing thereof.

W. A. SEATON, District Judge.

Krishnagar, the 7th December 1921 (2038—1)

**In the Court of the District Judge of Nadia.****INSOLVENCY CASE No. 43 of 1921.**

Petitioner Saber Mandal, son of late Bharash Mandal, of Payeri, police-station Nawapara, district Nadia.

NOTICE is hereby given, under clause (2) of section 19 of the Provincial Insolvency Act, V of 1920, to his creditors, that the abovenamed petitioner has filed an insolvency petition and that 17th December 1921 has been fixed for the hearing thereof.

W. A. SEATON, District Judge.

Krishnagar, the 8th December 1921. (2045—1)

## NOTICE

**In the Court of the District Judge of Noakhali.**

## INSOLVENCY CASE No. 7 of 1921.

NOTICE is hereby given that Maulvi Abdul Jabbar, son of the late Mianaddin Patari, of Kutubpur, station Begamganj, district Noakhali, has, on the 5th November 1921, applied to this Court for being adjudged an insolvent and the 17th December 1921 has been fixed for hearing of the application.

E. MILSOM, District Judge.  
Noakhali, the 1st December 1921. (1995—1)

## NOTICE.

**In the Court of the District Judge of Noakhali.**

## INSOLVENCY CASE No. 8 of 1921.

NOTICE is hereby given that Ali Akbar Mia, son of Maulvi Mahammad Yakub, of Daulatpur, station Chhagaluiya, district Noakhali, has, on 22nd of November 1921, applied to this Court to be adjudged an insolvent and the 17th December 1921 has been fixed for hearing of the application.

E. MILSOM, District Judge.  
Noakhali, the 1st December 1921. (1996—1)

## NOTICE.

**In the Court of the District Judge of Rajshahi.**

## INSOLVENCY CASE No. 70 of 1921.

(Section 16 of the Provincial Insolvency Act)

NOTICE is hereby given that Mahendra Chandra Nag, son of late Jaga Chandra Nag, of Garadaha, police station Sahabajpur, district Pabna, at present Rampur Boalia, police-station Boalia, district Rajshahi, was adjudicated an insolvent by the Court on the 5th day of November 1921.

G. N. ROY, District Judge.  
Rajshahi, the 19th November 1921. (1903—1—2045)

## NOTICE.

**In the Court of the District Judge of Rajshahi.**

## INSOLVENCY CASE No. 54 of 1921.

NOTICE is hereby given that Maheshulla Sonar, of Kusta, police-station Nandigram, district Rajshahi, has applied at this court for his discharge under Act V of 1920, and 17th December 1921 has been fixed for hearing the application.

G. N. ROY, District Judge.  
Rajshahi, the 19th November 1921. (1904—1—2043)

**In the Court of the District Judge of Rajshahi.**

## INSOLVENCY CASE No. 66 of 1921.

(Section 16 of the Provincial Insolvency.)

NOTICE is hereby given that Ada Mondal, son of late Sada Mondal, of Bagnangura, police-station Mahadebpur, district Rajshahi, was adjudicated an insolvent by the Court on the 13th day of August 1921.

G. N. ROY, District Judge.  
Rajshahi, the 19th November 1921. (1905—1—2044)

**In the Court of the District Judge of Rajshahi.**

## INSOLVENCY CASE No. 75 of 1921.

NOTICE is hereby given that Kafiluddin Akanda, of Jam Halsa, police-station Nator, district Rajshahi, has

applied at this court to be adjudged insolvent under Act V of 1920 and 17th December 1921 has been fixed for hearing the application.

G. N. ROY, District Judge.  
Rajshahi, the 19th November 1921. (1906—1—2046)

**In the Court of the District Judge of Rajshahi.**

## INSOLVENCY CASE No. 76 of 1921.

NOTICE is hereby given that Basanta Kumar Das, of Sahapur, police-station Malda, district Malda, has applied at this Court to be adjudged insolvent under Act V of 1920 and 17th December 1921 has been fixed for hearing the application.

G. N. ROY, District Judge.  
Rajshahi, the 19th November 1921. (1908—1—2047)

## NOTICE.

**In the Court of the District Judge of Rangpur.**

## INSOLVENCY CASE No. 46 of 1921.

PRESENT :

H. Comyn Maitland, Esq., I.C.S., District Judge.

GEDU BARMAN, son of late Chikaram Barman, of Bhada, police-station Kaliganj, in the district of Rangpur, was, on the 26th day of November 1921, adjudged an insolvent by this Court. He is to apply for his final discharge within six months.

H. C. MAITLAND, District Judge.  
Rangpur, the 5th December 1921. (2018—1)

**In the Court of the District Judge of Rangpur.**

## INSOLVENCY CASE No. 58 of 1921.

PRESENT :

H. C. Maitland, Esq., I.C.S., District Judge.

ON the application of the debtor Krishna Nath Das, son of late Pran Nath Das, of Chotrabari, police-station Kaliganj, in Rangpur, for being adjudged an insolvent, the 22nd day of December 1921 has been fixed for hearing the aforesaid petition and the examination of the debtor.

H. C. MAITLAND, District Judge.  
Rangpur, the 5th December 1921. (2019—1)

**In the Court of the District Judge of Rangpur.**

## INSOLVENCY CASE No. 59 of 1921.

PRESENT :

H. C. Maitland, Esq., I.C.S., District Judge.

ON the application of the debtor Salim Bepari, son of late Kali Bepari, of Boali, police-station Palashbari, in Rangpur, for being adjudged an insolvent, the 2nd day of January 1922 has been fixed for hearing the aforesaid petition and the examination of the debtor.

H. C. MAITLAND, District Judge.  
Rangpur, the 5th December 1921. (2020—1)

## NOTICE.

**In the Court of the District Judge of Tippera.**

## INSOLVENCY CASE No. 7 of 1921.

IT is hereby notified that Abdul Karim, son of late Minnat Ali, resident of Comilla, Gongchar, pargana Meharkul, police-station Kotwali, district Tippera, was, on the 2nd day of December 1921, adjudicated an insolvent by the Court under section 16 of Act III of 1907.

A. HENDERSON, District Judge.  
Comilla, the 8th December 1921. (2058—1)



## NOTICE.

**In the Court of the District Judge of Tippera.**

NOTICE is hereby given under clause (2) of section XII of the Provincial Insolvency Act, III of 1907, to his creditors that the insolvency petition of Rajani Kanta Pal, son of Ram Kanai Pal, deceased, of village Sonargaon, Krishnanagar, thana Baiderbazar, district Dacca, at present residing in Comilla, Rajganj, district Tippera, has been admitted by this Court as No. 8 of 1921 and that the 7th day of January 1922 has been fixed for hearing.

A. HENDERSON, District Judge.

Comilla, the 8th December 1921. (2059—1)

## NOTICE.

**In the Court of the District Judge of 24-Parganas.**

## INSOLVENCY CASE No. 24 of 1921.

Adya Prasad Kundu, son of late Radhanath Kundu, of Ultadanga, thana Manicktola, 24-Parganas, applicant. To (1) Prokhasini Kundu Dasi and others, creditors.

ON the 19th day of November 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

M. SMITHER, District Judge.

Alipore, the 22nd November 1921. (1875—1—2007)

## NOTICE.

**In the Court of the District Judge of 24-Parganas.**

## INSOLVENCY CASE No. 25 of 1921.

Jahuli Lal Ganguli, son of late Pasupati Nath Ganguli, of Gupta, thana Barasat, 24-Parganas, applicant. To (1) Bhabani Charan Ghosh and Sons and others, creditors.

ON the 19th day of November 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

M. SMITHER, District Judge.

Alipore, the 22nd November 1921. (1876—1—2008)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

## INSOLVENCY CASE No. 163 of 1921.

Amir Hossain, of No. 3, Hingan Jamadar Lane, thana Benepukur, 24-Parganas, applicant.

To Fatema Bibi, of 12, Budhu Ostagar Lane, Calcutta and others, creditors.

ON the 6th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1883—1—2009)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

## INSOLVENCY CASE No. 164 of 1921.

Mahammad Hanif alias Mayna, of Metiaburuz, thana Behala, 24-Parganas, applicant.

To Eslam Khan of Mudiali, thana Behala, 24-Parganas, and others, creditors.

ON the 9th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1884—1—2010)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

## INSOLVENCY CASE No. 166 of 1921.

Raj Kumar Kormaker, of Circular Garden Reach Road, thana Watgunj, applicant.

To Khaja Mahammad, of 19, Dent Mission Road, Kidderpore, and others, creditors.

ON the 9th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1885—1—2011)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

## INSOLVENCY CASE No. 167 of 1921.

Ram Narayan Baylmalla, of 35, Harish Mukerji Road, thana Bhawanipore, applicant.

To Jamunadas Jhersiram, of 46, Strand Road, Calcutta, and others, creditors.

ON the 11th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1886—1—2012)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

## INSOLVENCY CASE No. 168 of 1921.

Sashibhusan Dutta, of 9-1, Mohan Lal Mitra Lane, Shambazar, thana Manicktola, applicant.

To Amir Khan, of 19, Shampukur Lane, Calcutta, and others, creditors.

ON the 13th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921.

(1887—1—2013)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

## INSOLVENCY CASE No. 179 of 1921.

Raja Ram Dome, of Bellay, thana Jagaddal, 24-Parganas, applicant.

To Hari Charan Tarafdar, of Kutubpur, thana Jagaddal 24-Parganas, and others, creditors.

ON the 1st day of September 1921 it was ordered that the matter of the petition of the applicant be heard on the 19th day of December 1921 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921.

(1888—1—2014)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 181 of 1921.

A. D. Jacob, of 8-3, Canal Street, 24-Parganas,  
applicant.To Kasi Lalla, of Sandel Street, opposite Light-foot  
Ice Factory, and others, creditors.ON the 1st day of September 1921 it was ordered  
that the matter of the petition of the applicant be  
heard on the 19th day of December 1921 and that the  
said applicant do attend to be examined by this Court  
on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921

(1889—1—2015)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 173 of 1921.

Saila Prosad Dalui, of Dhitora, thana Barrackpur,  
24-Parganas, applicant.To Mihirlal Ghose, of Dhitora, thana Barrackpur,  
24-Parganas, and others, creditors.ON the 8th day of September 1921 it was ordered  
that the matter of the petition of the applicant be heard  
on the 16th day of January 1922 and that the said  
applicant do attend to be examined by this Court on that  
date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1913—1—2024)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 184 of 1921.

Arip Mondal, of Surjapur, thana Baruipur, 24-Parganas,  
applicant.To Bhola Nath Poramanik, of Atghora, thana Baruipur,  
24-Parganas, and others, creditors.ON the 17th day of September 1921 it was ordered  
that the matter of the petition of the applicant be heard  
on the 16th day of January 1922 and that the said  
applicant do attend to be examined by this Court on that  
date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1914—1—2025)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 186 of 1921.

Chimar Kumor, of Narikeldanga Main Road,  
24 Parganas, applicant.To Najbar Kabuli, of Beleghatta, Tikapara, 24-Parganas  
and others, creditors.ON the 14th day of September 1921 it was ordered  
that the matter of the petition of the applicant be  
heard on the 16th day of January 1922 and that the  
said applicant do attend to be examined by this Court  
on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1915—1—2027)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 187 of 1921.

Jamir Khan, of Padirati, thana Matiabruz, 24-Parganas,  
applicant.To Khangul Khan Kabuli, of Matiabruz, Serkapati,  
thana Matiabruz, 24-Parganas, and others, creditors.ON the 14th day of September 1921 it was ordered  
that the matter of the petition of the applicant be  
heard on the 16th day of January 1922 and that the  
said applicant do attend to be examined by this Court  
on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1916—1—2028)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 188 of 1921.

Bhabasindhu Srimani, of Maniktala, thana Maniktala,  
applicant.To Parbati Kaharni, of No. 2, Gas Street, Raja Bazar,  
Calcutta, and others, creditors.ON the 14th day of September 1921 it was ordered  
that the matter of the petition of the applicant be heard  
on the 16th day of January 1922 and that the said  
applicant do attend to be examined by this Court on  
that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1917—1—2029)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 190 of 1921.

Mrinalini Dassi, of Mutiapara, thana Tollygunj, 24-  
Parganas, applicant.To Gopal Sundori Dassi, of 2, Bakulbagan 2nd Lane,  
thana Bhawanipur, 24-Parganas, and others, creditors.ON the 15th day of September 1921 it was ordered  
that the matter of the petition of the applicant be heard  
on the 16th day of January 1922 and that the said  
applicant do attend to be examined by this Court on  
that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1918—1—2030)

## NOTICE.

**In the 4th Court of the Sub-Judge of  
24-Parganas.**

INSOLVENCY CASE No. 191 of 1921.

Nalin Nath Jugi, of Titagarh, thana Titagarh, 24-Par-  
nas, applicant.To Satkori Sen, of Titagarh, thana Titagarh, 24-Par-  
ganas, and others, creditors.ON the 24th day of September 1921 it was ordered  
that the matter of the petition of the applicant be  
heard on the 16th day of January 1922 and that the  
said applicant do attend to be examined by this Court  
on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 22nd November 1921. (1919—1—2031)



## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 196 of 1921.

Bandhan Shau, of Khatabagan Kamarhati, thana Barahanagar, 24-Parganas, applicant.

To Adam Khan Kabuli, of Kantalpara, Kamarhati, 24-Parganas, and others, creditors.

ON the 27th day of September 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1920—1—2032)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 197 of 1921.

Shaikh Khada Buksha Mondal of Belpukur, thana Behala, 24-Parganas, applicant.

To Porameswar Sha, of Sonaibazar, thana Muchikhala, Kidderpur, 24-Parganas, and others, creditors.

ON the 27th day of September 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1921—1—2033)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 199 of 1921.

J. J. Malvern, at present residing at No. 13, Bechulal Road, Begbagan, thana Entally, applicant.

To Baij Nath Marwari, of Grand Trunk Road, Assansole, and others, creditors.

ON the 28th day of September 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1922—1—2034)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 207 of 1921.

Badal Kanu, of Naihati, thana Naihati, 24-Parganas, applicant.

To Mir Rahamata Sha, of Garifa, 24-Parganas, and others, creditors.

ON the 29th day of September 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1923—1—2035)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 213 of 1921.

Abhaya Charan Pal, of Kodalia, thana Sonarpur, 24-Parganas, applicant.

To Dina Nath Bhattacharji, of Chingripota, thana Sonarpur, 24-Parganas, and others, creditors.

ON the 11th day of November 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1924—1—2036)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 215 of 1921.

Rash Behari Dhara, of Kantalpara, thana Naihati, 24-Parganas, applicant.

To Nalini Kanta Mukerji alias Bhadu, of Kantalpara, thana Naihati, 24-Parganas, and others, creditors.

ON the 5th day of November 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1925—1—2037)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 185 of 1921.

G. H. Webber, at present residing at, No. 13, Seal Lane, Entally, applicant.

To Alla Buksha and Golap Khan Nagora, cow-dealer, Municipal cowshed, Chitpur, and others, creditors.

ON the 17th day of September 1921 it was ordered that the matter of the petition of the applicant be heard on the 16th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 22nd November 1921. (1926—1—2026)

PRASANNA KUMAR BISWAS, M.A., B.L., intends to be enrolled as a vakil of the High Court, Calcutta.

(1863—4—1971)

**Advertisement.**

WANTED an Indian Medical man, Government servant or a non-official, Mussalman preferred, for the post of Assistant Director to the Pilgrim Quarantine Station at Kamaran. Kamaran is in the Red Sea and is used as a sanitary station for pilgrims to the Hedjaz from the East. Pay Rs. 750 per mensem with free-quarters and free passage on joining appointment. Candidate must possess a medical qualification registrable in the United Kingdom. Preference will be given to the holder of the D. P. H. The appointment which is non-pensionable in the case of a non-official will be for five years in the first instance.

The person appointed as Assistant Director will be eligible to succeed to the post of Director (pay Rs. 1,000 per mensem) which will be vacant in 1923.

Applications should be submitted at once to the Director-General, Indian Medical Service, Delhi, through the Director of Public Health of the applicant's province.

**Wanted.**

WANTED a qualified Sub-Assistant Surgeon for the District Board of Chittagong on starting pay of Rs. 45 per month and Rs. 5 servant allowance rising to Rs. 80.

Applications will be received by the undersigned up to 20th December 1921.

AMAN ALI,

Chairman, District Board.

Chittagong, the 8th December 1921. (2060—1)

**Notice.**

WANTED a first class Health Officer for the Bankura District Board on Rs. 300—20—500. None need apply who is not fully qualified under the rules. Preference will be given to one who has experience in rural sanitation and is well up in propaganda work with magic lantern. Applications with testimonials will be received by the undersigned up to 21st December 1921.

2. Wanted one Accountant and Head Clerk for the Bankura District Board Office on Rs. 80—1—100 per month. None need apply who is not qualified under the rules and has some experience in District Board work. Applications with testimonials must reach the undersigned by the 21st December 1921.

BAMA CHARAN RAY,

Chairman, Bankura District Board.

Bankura, the 7th December 1921. (2042—1)

WANTED a passed and experienced Upper Subordinate for the post of an Overseer under the Jalpaiguri District Board on a monthly salary of Rs. 80—4—100 plus Rs. 30 as fixed conveyance allowance. None need apply who is not qualified under the prescribed rules. Applications will be received by the undersigned up to 15th December 1921. The selected candidate will have to stick to the post at least for two years.

K. C. GUE, B.A., B.Sc., B.E., District Engineer.  
Jalpaiguri, the 21st November 1921. (1891—3)

**Notice.**

IT is hereby notified for general information that the next ordinary examination of candidates for Certificates of Competency as Engineers and Engine-drivers of Inland Steam and Motor-vessels under Act I of 1917, will be held at Goalundo, on Tuesday, the 10th day of January 1922.

Applications to be permitted to go up for examination for any of the above grade certificates must be made at the Subdivisional Office, Goalundo, not later than five days prior to date of examination, the candidates producing their certificates and testimonials and paying the fees.

E. C. WITHERS, COMMANDER, R.I.M.

Port Officer,

Chittagong, the 7th December 1921. (2049—1)

**Notice.**

A BRANCH of the Imperial Bank of India will be opened at Amritsar on the 12th December 1921 under the charge of Mr. W. A. R. Miller. A Branch will also be opened on the same day at Ambala under the charge of Mr. R. I. R. Beamish.

By order,

S. A. H. SITWELL,

Secretary & Treasurer.

Imperial Bank of India, Calcutta, the 5th December 1921.

(2035—1)

**Notice.**

THE Bengal and Madras Service Family Pension Fund which is provisionally managed and assisted by Government has for its object the provision of monthly pensions for the maintenance of the widows and children of subscribers and is open, with certain exceptions, to all active and pensioned members of the Uncovenanted Service of Government (except those serving under the Government of Bombay), and to Local Fund servants earning pensions from Government. Some of the special features of the fund are—(1) that widowed daughters incapable of remarriage or children labouring under such mental or bodily infirmities as incapacitate them from earning their livelihood or preclude the possibility of marriage (in case of a daughter) are admitted to its benefits; and (2) that subscribers to the Widows' and Daughters' branches are entitled to a refund of 30 per cent. of the premia paid, should the nominees predecease them after five years of admission. The second quinquennial valuation of the fund has been completed by the Actuary to the Government of India and his report discloses very favourable results. For forms of application and rules of the Fund apply to the Accountant-General, Central Revenues, Imperial Secretariat Buildings, Calcutta.

**NOTICE.****INDIAN MINES ACT.****Examinations for Colliery Managers' Certificates of Competency.**

Examination will be held at the Railway Institute, Dhanbad:—

First Class Examination—13th, 14th and 15th February 1922—Fee Rs. 15.

Second Class Examination—20th, 21st and 22nd February 1922—Fee Rs. 8.

APPLICATION on the prescribed forms, complete in all details and with fees, must reach the office of the Chief Inspector of Mines at least one month before the dates fixed for the examinations, otherwise they will not be considered.

Particulars of the examination and the prescribed forms of application can be obtained from—

**THE CHIEF INSPECTOR OF MINES IN INDIA.**

Post Box No. 60, Dhanbad P. O., E.I.Ry.

**BRUCE INSTITUTION.****Annual Election, 1922.**

THE Governors of the Bruce Institution will proceed on Tuesday, the 17th January 1922, to the election of at least 15 Anglo-Indian girls to fill the vacancies on the Bruce Foundation. Candidates must not, on the day of election, be under five or over ten years of age. Preference will be given to orphans and to destitute children. Anglo-Indian girls only are eligible.

A statement of the case should be drawn up by the clergyman or minister countersigning the application form and sent by him to the Secretary of the Bruce Institution, along with the application. No application will be considered which is unaccompanied by such a statement and which is not submitted in the form required.

Forms of application may be obtained from Mr. F. D'Silva, Assistant in charge, office of the Bruce Institution, Block No. 3, top floor, Writers' Buildings, Calcutta, and applications must reach the office of the Secretary to the Bruce Institution—office of Director of Public Instruction, Writers' Buildings, Calcutta, not later than Saturday, the 31st December 1921.

W. C. WORDSWORTH,

Honorary Secretary to the Governors.

Calcutta, the 19th November 1921. (1858—4)



**Notice.**

IN pursuance of section 76 of the Indian Merchant Shipping Act, 1880 (VII of 1880), it is notified that a Chronometer No. 313 by Woods of Liverpool was salvaged from the wreck of Maldivie Brig "Hydrobandooly" found abandoned (masts and rudder gone) in Latitude 16°17' N, Longitude 93°40' E. by the Master of the Asiatic Steam Navigation Company's SS. "Shahjehan", 42 miles N. W. x W. of Diamond Island at 1 P.M. on 10th November 1921 and made over to the undersigned on the 16th idem.

Persons having claims on the Chronometer should apply to the undersigned with satisfactory proofs of their claims.

E. C. WITHERS, COMMANDER, R.I.M.,  
Port Officer and Receiver of Wrecks.

Dated Chittagong, the 18th November 1921.

(1890—3)

**Lost.**

THE temporary scrip No. 7681 of the 5½ per cent. War Bonds, 1920, for Rs. 300, originally standing in the name of Sankar Chandra Saha and Iswari Sundari Dassya, the proprietors, by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the temporary scrip and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Sankar Chandra Saha.

Residence—Village Kullagara, police-station Durgapur, post-office Durgapur, district Mymensingh.

(1583—3—1976)

**Lost.**

THE Government Promissory Notes Nos. G 017648 and G 017652 of the 6 per cent. loan of 1930 for Rs. 1,000 each, originally standing in the name of the Controller of Currency and last endorsed to Girish Chandra Chundra, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the Advertiser—GIRISH CHUNDR CHUNDR.

Residence, 100, Aheeritola Street, Calcutta.

(1946—3—2004)

**Lost.**

THE Allotment Certificate No.  $\frac{127B}{1 \text{ at } 3}$  of the 5½ per cent War Bonds, 1920, for Rs. 800 only, originally issued in the name of Golap Lal Majumdar, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above Allotment Letter and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Advertiser—Golap Lal Majumdar.

Residence Kaliganj, P. O. Hili (Bogra).

(1896—3—2006)

**Lost, Stolen, or Destroyed.**

THE Calcutta Port Trust Debentures Nos.  $\frac{5002}{3622}$ , dated the 1st August 1906, and Nos.  $\frac{1434}{1009}$ , dated the 1st April 1907, of the 4 per cent. loan of 1906 and 1907, respectively, for Rs. 500 and Rs. 1,000, respectively, originally standing in the name of Nani Bala Dabee, the proprietor, by whom they were never endorsed to any other person, having been lost, stolen, or destroyed, notice is hereby given that payment of the above debentures and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of Raj Kumar Goswain, executor to the estate of Nani Bala Dabee. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the advertiser—Raj Coomar Goswain.

Residence—26, Badur Bagan Lane, Calcutta.

(1991—3—2019)

**Stolen.**

THE Government Promissory Note No. 290430 of the 3½ per cent. loan of 1865 for Rs. 500, originally standing in the name of Mahananda Kundu, the proprietor, by whom it was never endorsed to any other person, having been stolen, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Mahananda Kundu.

Residence—Panchra Post Office and village *via* Memari, East Indian Railway, district Burdwan.

(1862—3—1985)

**In the matter of the Indian Companies Act, 1913, and****In the matter of Glencoe Jute Manufacturing Co., Ltd. (In liquidation).**

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the abovenamed Company duly convened and held at No. 101-1, Clive Street, in the town of Calcutta, on the 30th day of November 1921, the resolution below mentioned was duly passed as an Extraordinary Resolution.

(1) That the Company cannot by reason of its liabilities continue to carry on its business and accordingly that the Company be wound up voluntarily and that Messrs. H. W. Hales and Thos. Law be and they are hereby appointed Liquidators for the purpose of such winding up with joint and several powers.

H. W. HALES, Liquidator.

Calcutta, the 2nd December 1921. (1982—1—2016)

**In the matter of the Indian Companies Act, 1913, and****In the matter of Glencoe Jute Manufacturing Co., Limited (In liquidation).**

NOTICE is hereby given pursuant to section 209 of the Indian Companies Act, 1913, that a meeting of the creditors of the abovenamed company will be held at B4, Clive Buildings, 8, Clive Street, Calcutta, on Friday, the 23rd day of December 1921, at 3 o'clock in the afternoon.

Dated the 2nd December 1921.

H. W. HALES, Liquidator.

(1983—1—2017)

NOTICE TO CREDITORS OF THE DATE OF  
HEARING OF AN INSOLVENCY PETITION.

[Section 19 of the Provincial Insolvency Act, V of  
1920.]

**In the Court of the District Judge at  
Chittagong.**

INSOLVENCY APPLICATION No. 44 of 1921.

WHEREAS (1) Girish Chandra Chakraborty, (2) Barada Charan Chakraborty, sons of Ram Doyal Chakraborty, of Alampur, police-station Patiya, ordinarily residing at Rahamatgunj, Chittagong, have applied to this Court by a petition, dated 15th November 1921, to be declared insolvents under the Provincial Insolvency Act, V of 1920, this is to give notice that the Court has fixed the 21st day of December 1921 for the hearing of the aforesaid petition and the examination of the debtors.

J. JOHNSTON, District Judge.

Chittagong, the 2nd December 1921. (1997—1)

NOTICE TO CREDITORS OF THE DATE OF  
HEARING OF AN INSOLVENCY PETITION.

[Section 19 of the Provincial Insolvency Act, V of  
1920.]

**In the Court of the District Judge at  
Chittagong.**

INSOLVENCY APPLICATION No. 45 of 1921.

WHEREAS (1) Abdul Jabbar, (2) Saiyad Ali, sons of Ansar Ali, of Sripur, police-station Boalkhali, have applied to this Court by a petition, dated 21st November 1921, to be declared insolvents under the Provincial Insolvency Act, V of 1920, this is to give notice that the Court has fixed the 21st day of December 1921 for the hearing of the aforesaid petition and the examination of the debtors.

J. JOHNSTON, District Judge.

Chittagong, the 2nd December 1921. (1998—1)

NOTICE.

**In the Court of the District Judge  
at Dacca.**

INSOLVENCY CASE No. 21 of 1921.

ON the application of Chandra Nath Saha, son of late Baidyanath Saha, of Narsingdi, at present residing at Ukilpara, police-station Narainganj, district Dacca, for being declared an insolvent, the 4th day of February 1922, has been fixed for hearing the aforesaid petition and for the examination of the debtor.

W. N. DELEVINGNE, District Judge.

Dacca, the 2nd December 1921. (2053—1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of  
1907.]

**In the Court of the District Judge at  
Dacca.**

INSOLVENCY APPLICATION No. 1 of 1917.

PURSUANT to a petition, dated 4th January 1917, filed by Krishna Chandra Pal, debtor, son of late Nanda Mohan Pal, of Kagzitola, in the town of Dacca, and on the application of Hrishikesh Das and Sm. Brajeswari Dasya, creditors, of Ekrampur, in the town of Dacca, and hearing their pleader, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. He is directed to apply for his discharge from this date.

Dated this 1st day of December 1921.

W. N. DELEVINGNE, District Judge.

(2054—1)

NOTICE.

**In the Court of the Deputy Commissioner  
of Darjeeling.**

INSOLVENCY CASE No. 16 of 1921.

Ringin Girmi Serpa, of Rimbik Busty, insolvent. WHEREAS the above named applicant has filed an application before this Court to be declared an insolvent and the Court has fixed the 15th day of December 1921 for hearing of the said petition.

N. K. RAY, for Deputy Commissioner.

Darjeeling, the 5th December 1921. (2043—1—2039)

**In the Court of the District Judge of  
Dinajpur.**

INSOLVENCY CASE No. 97 of 1921.

OSMAN ALI KHAN, son of Sabil Khan, resident of Sadullapur, police-station Birganj, district Dinajpur, has applied to this Court to be declared insolvent. The 4th day of January 1922 has been fixed for examination of the petitioner at Dinajpur.

T. J. Y. ROXBURGH, District Judge.

Dinajpur, the 9th December 1921. (2055—1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of  
1907.]

**In the Court of the District Judge at  
Faridpur.**

INSOLVENCY APPLICATIONS NOS. 33 AND 34  
OF 1921.

PURSUANT to petitions, dated 1st July 1921, filed by Sarat Chandra Shaha and Barada Kanta Shaha, sons of late Sasi Mohan Shaha, of Dudkhali called Mithapur, police-station Madaripur, district Faridpur, and on the application of the debtors themselves it is ordered that the debtors be and the said debtors are hereby adjudged insolvents.

Dated this 30th day of November 1921.

G. C. SANKEY, District Judge.

(2039—1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency  
Act, III of 1907.]

**In the Court of the District Judge at  
Faridpur.**

INSOLVENCY APPLICATION No. 35 of 1921.

PURSUANT to a petition, dated 15th July 1921, filed by Sheik Nabu, son of late Sheik Karamulla, of Bil Mahumudpur, district Faridpur, and on the application of the debtor himself, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 6th day of December 1921.

G. C. SANKEY, District Judge.

(2040—1)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency  
Act, III of 1907.]

**In the Court of the District Judge at  
Faridpur.**

INSOLVENCY APPLICATION No. 40 of 1921.

PURSUANT to a petition, dated 13th August 1921, filed by Raj Kumar Shaha Powna, son of late Daguram Shaha Powna, of Krishnapur, police-station Sadarapur, district Faridpur, and on the application of the debtor himself, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 6th day of December 1921.

G. C. SANKEY, District Judge.

(2041—1)



**In the matter of the Indian Companies Act, 1913, and**

**In the matter of Glencoe Jute Manufacturing Co., Ltd. (In liquidation).**

NOTICE is hereby given that the creditors of the abovenamed Company, which is being wound up voluntarily, are required on or before the 14th day of January 1922 to send their names and addresses and the particulars of their debts or claims and the names of their Solicitors (if any) to the undersigned, the liquidator of the said Company, and if so required by notice in writing from the liquidator or are by their Solicitors or personally to come in and prove the said debts or claims at such time and place as shall be specified in such notice or in default thereof they will not be admitted.

H. W. HALES, Liquidator.

B-4, Clive Buildings, 8, Clive Street, Calcutta, dated 2nd December 1921. (1984—1—2018)

**IN THE HIGH COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.**

ORDINARY ORIGINAL CIVIL JURISDICTION.

**In the matter of the Indian Companies Act, 1913, and**

**In the matter of the Standard Flour Mills Co., Ltd., in liquidation.**

NOTICE is hereby given that a petition for the winding up of the abovenamed Company by the High Court of Judicature at Fort William in Bengal was, on the 29th day of November 1921, presented to the said Court by H. V. Low & Co., Ltd., and that the said petition is directed to be heard on Monday, the 9th day of January 1922, and any creditor or contributory of the said Company desirous of opposing the making of an order for the winding up of the said Company under the above Act should appear at the time of hearing by himself or his counsel for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the Company requiring the same by the undersigned on payment of the regulated charge for the same.

EGGAR & Co., Attorneys for

H. V. Low & Co., Ltd.

26, Dalhousie Square, Calcutta, dated this 2nd day of December 1921. (1985—1—2020)

**The East Bengal Mahajan Flotilla Co., Ltd.**

NOTICE is hereby given in pursuance of section 217 of Indian Companies Act, 1913, that a general meeting of the members of the abovenamed Company will be held at 42, Banamali Sircar's Street, Calcutta, on Friday, the 6th day of January 1922, at 5 o'clock in the afternoon, for the purpose of having an account laid before

them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the liquidators and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the Company and of the liquidators thereof shall be disposed of.

NUNDA LAL ROY, }  
TARIT BHUSHAN ROY, } Liquidators.  
PULIN KRISHNA ROY, }

Calcutta, the 5th December 1921. (1994—1—2038)

**IN THE HIGH COURT OF JUDICATURE AT FORT WILLIAM IN BENGAL.**

ORDINARY ORIGINAL CIVIL JURISDICTION.

**In the matter of the Indian Companies Act, VII of 1913, and**

**In the matter of the Sukna Tea Co., Ltd.**

NOTICE is hereby given that a petition for winding up of the above Company by the High Court of Judicature at Fort William in Bengal, was, on the 8th day of December 1921, presented to the Judge in Chambers by Binraj Zorawarmull Batia, creditors of the said Company. And that the said petition is directed to be heard before the Judge in Chambers, on Monday, the 16th day of January 1922, and any creditor or contributory of the said Company desirous to oppose the making of the said order for the winding up of the said Company under the above Act should appear at the time of hearing by himself or his counsel for that purpose and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

H. C. BANERJEE, Attorney for the petitioners.

7, Old Post Office Street, Calcutta, the 8th December 1921. (2048—1—2051)

**Descriptive Catalogue of Sanskrit Manuscripts.**

**PARTS I, II, and III of a Descriptive Catalogue** of the Sanskrit Manuscripts in the Library of the Calcutta Sanskrit College, prepared by Pandit Hrishikesh Sastri and Babu Siva Chandra Gu, M.A., B.L., of that College, are offered to the public for sale. The Catalogue having to be completed in 23 parts, the price of each part is 12 annas a copy exclusive of postage. Copies can be obtained from the Principal of the Sanskrit College, Calcutta.

POST OFFICE.

Despatch of Sea-borne Mails.

MAILS FOR—	Day or date of closing of mails.	LATEST HOURS OF POSTING AT THE G. P. O.			
		UNREGISTERED LETTERS AND PACKETS.		REGISTERED LETTERS AND PACKETS.	
		Without late fee.	With late fee.*	Without late fee.	With late fee.*
United Kingdom, Europe, Aden, Egypt, East and West Africa and America ... ..	Thursday ...	P.M. 6-0	P.M. 7-0	P.M. 5-0	P.M. 5-30
Ceylon ... ..	Daily ...	4-45	5-15	4-0	4-30
† Australia and New Zealand (via Colombo) ...	Dec. 15 ...	4-45	5-15	4-0	4-30
Straits Settlements, French Indo-China, Federated Malay States, Philippine Islands, Netherlands, India, Siam, China and Japan per SS. "Torilla."	" 14 ...	7-30	8-0	5-0	6-0
Burma ... ..	" 15 ...	7-30	8-0	5-0	6-0
Port Blair (via Rangoon) ... ..	" 17 ...	7-30	8-0	5-0	6-0
† South Africa per SS. "Grelcaldy" from Colombo	" 14 ...	4-45	5-15	4-0	4-30

NOTE.—The latest date and hour for booking Money Orders and parcels for the United Kingdom and foreign countries with which mail communication exists is 8 P.M. and 5 P.M., respectively, on Wednesday.

\* The late fee is 4 annas for each registered or unregistered articles of the Letter Mail to any place in the countries named above except for Aden, Burma, Ceylon and Port Blair, the late fee for which is ½ anna for unregistered articles and 2 annas for registered articles. Letters are accepted with late fee only on occasions when a direct mail is closed by the Calcutta G. P. O. for Foreign countries.

† When there is no direct mail from Calcutta, correspondence for South Africa and Mauritius posted up to 4-45 P.M. in the Calcutta G. P. O. is despatched to Bombay and correspondence for Australia and New Zealand posted up to 4-45 P.M., to Colombo for transmission by the first available steamer.

Calcutta G. P. O., the 12th December 1921.

N. W. VAUGHAN, Presidency Postmaster



## SULPHATE OF QUININE.

### SULPHATE OF CINCHONIDINE, CINCHONA FEBRIFUGE, RESIDUAL ALKALOID AND QUININE

MANUFACTURED AT

### THE BENGAL GOVERNMENT CINCHONA PLANTATION.

THESE articles are guaranteed to be free from wilful admixture with other Cinchona alkaloids.

**Quinine** can be purchased by Government officers, District and Local Boards for Hospitals and Dispensaries in the Provinces of Bengal, Bihar, Punjab and Assam on indents duly countersigned by the Civil Surgeon of their districts. It can also be purchased by Missionaries for **bona fide** public purposes. It is never sold to private persons or firms.

**Cinchona Febrifuge** both in powder and  $3\frac{1}{2}$  grain tablet forms and **Cinchonidine** can be purchased by Government officers and the general public. It is also sold by the principal druggists in Calcutta.

**Quinoidine** or *pure amorphous alkaloid* is for sale to Missionaries and Government institutions only. *These drugs are sold strictly cash and in advance, but private purchasers may use the V. P. P. system* and are obtainable from the Superintendent, Juvenile Jail, Alipore.

The rates for these drugs from 25th April 1921 are as follows:—

#### SULPHATE OF QUININE.

For quantities 60 lb. and above in one delivery	...	...	Rs. 48 per lb.
For quantities of not less than 6 lb. but below 60 lb. in one delivery	...	...	" 49 "
For any quantity less than 6 lb.	...	...	" 50 "

#### SULPHATE OF CINCHONIDINE AND CINCHONA SULPHATE.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 21 per lb.
For any quantity less than 6 lb. (only small quantities available)	...	...	" 22 " (when in stock).

#### CINCHONA FEBRIFUGE.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 10 per lb.
For quantities less than 6 lb.	...	...	" 11 " (when in stock).

#### CINCHONA FEBRIFUGE TABLETS.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 11 per lb.
For any quantity less than 6 lb.	...	...	" 12 " (when in stock).

**Quinoidine** in non-Tablet form (when in stock) at Rs. 9 per lb.

#### QUINOIDINE TABLETS.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 11 per lb.
For quantities less than 6 lb. in one delivery	...	...	" 12 " (when in stock).

Quinine is available in 1 oz.,  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb., 1 lb. and 4 lb. boxes.

Cinchonidine is available in  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb. and 1 lb. boxes (when in stock).

Cinchona Febrifuge is available in  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb. and 1 lb. boxes (when in stock).

Residual Alkaloid (when available) Rs. 9 per lb.

Quinoidine is available in 1 lb. box (when in stock).

Quinoidine Tablets are available in 1 lb. box (when in stock).

Quinine is to be supplied to Hospitals and Dispensaries in Bengal, Bihar and Orissa at Rs. 48 per lb. irrespective of quantity.

*Transit charges are in addition to the above prices in every case.*

Drugs are sold for cash only or by remittance transfer receipts payable in advance. Price of postage must accompany the price of the drug (when the drug is required by post). The name of the Railway and Steamer Station or Post-office must be written distinctly when the parcels are required by Rail, Steamer or by Post. A scale of postage is given below.

[For  $\frac{1}{2}$  lb. 4 annas,  $\frac{1}{4}$  lb. 5 annas, 1 lb. 8 annas,  $1\frac{1}{2}$  lb. 11 annas, 2 lb. 14 annas,  $2\frac{1}{2}$  lb. Re. 1-1, 3 lb. Re. 1-1,  $3\frac{1}{2}$  lb. Re. 1-4, 4 lb. Re. 1-7.]

				Rs. A.
Quinoidine Tablet	1 lb., wdg. 3 lb., postage	...	...	1 1
Ditto	2 " " 6 " "	...	...	2 0
Ditto	3 " " 9 " "	...	...	3 0

Local sale at the Jail gate from 7 to 10 A.M. and 2 to 4 P.M.

N.B.—Postage stamps are not accepted as revenue.

Government reserve the right to alter the prices without notice.

#### NOTICE.

Advertisements, Notices, etc., intended for insertion in this Part of the Gazette cannot be received after noon on Saturday.



# The Calcutta Gazette

WEDNESDAY, DECEMBER 21, 1921.

## PART II.

### Advertisements.

### LAND SALE NOTICES.

#### Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Tippera, will be put up for sale at the office of the Collector of that district on the 9th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
294	Syampur mahal, pargana Syampur.	3,636 8 8	.....	Hissa 8 Annas 304	Jagomohan Pal, shebait of God Syam Sundar Thakur, and others of Nababpur, Daoca.	1,813 5 4	.....	461 0 11
2690	Dat-ara Charipara mauza, pargana Bardakhlat.	2,161 12 0	Whole ...	.....	Nabin Chandra Bhadra ...	.....	47 5 3	.....
2714	Maheshpur mauza, pargana Bardakhlat.	1,285 6 0	Do. ...	.....	Haridas Rakshit ...	.....	267 15 6	.....
3736	Mahimpur mauza, pargana Bardakhlat.	1,740 3 0	Do. ...	.....	Ramkanai Saha ...	.....	167 11 11	.....
3729	Tinebita Joar, pargana Bardakhlat.	1,343 14 0	Do. ...	.....	Jago Bandhu Sur ...	.....	52 6 0	.....

D. H. WARES, Collector.

Comilla, the 12th November 1921.



## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Nadia, will be put up for sale at the office of the Collector of that district on the 10th January 1922 at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tanzil No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
491 5	Sadipur, pargana Rajpur.	.....	No ...	18 gandas 1 cara 3 and dantis All other shares than that specified will be excluded from sale.	Hiran Kumari Desai, mother and guardian of her minor son, Birendra Nath Mustafi, and others.	760 15 5	.....	225 2 2
491 6	Ditto ...	.....	No ...	1 auna ... All other shares than that specified will be excluded from sale.	Sarat Chandra Mustafi and others.	1,141 7 11	.....	383 12 0
3635	Pramatha Nath Ray and others, pargana Hapania.	1,229 0 0	Whole ...	.....	Raja Pramada Nath Roy and others.	.....	614 8 0	.....

Krishnagar, the 18th November 1921.

J. M. SINHA, for Collector, Nadia.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Bakarganj will be put up for sale at the office of the Collector of that district on the 9th January 1922 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tanzil No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
1735	Manza Chikni Kanda, share 8 as. 10 gds., pargana Ghandra-dvip and others.	2,382 8 1	.....	Separate account No. 1 containing 9 as. 3 gds. 3 kars and 10 1/2 tila will be sold. The remaining 6 as. 17 gds. 1 kara 3 krantis and 1/2 tila share will be excluded from sale.	Mr. George Joseph Jordan.	1,929 15 6	.....	366 3 9
2764	Taluk Durgaram, pargana Shahabazpur.	881 10 0	Whole ...	.....	Sarat Kumar Ray and Chaudhury others.	.....	301 13 10	.....
4821	Char Kulai Joar Katala, pargana Chandradvip.	1,478 6 11	Do. ...	.....	Balkanta Kumar Mahanta and others.	.....	14 15 4	.....

Barisal, the 16th November 1921.

P. H. WADDELL, Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, read with section 11 of Act VII (B.C.) of 1868, that the undermentioned estates and shares of estates, in the district of Noakhali, will be put up for sale at the office of the Collector of that district on the 5th January 1922 at 12 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.		<i>Estates.</i>		Rs. A. P.	Rs. A. P.	Rs. A. P.
Lot No. 20, 1863.	Thak Hudrakhal, pargana Sundip.	529 13 0	Whole ...	.....	Munshi Abjud Muzafar Ahmed Choudhury and others.	.....	Land revenue— 22 15 2 Cess— 52 1 2 73 0 11	.....
				<i>Khas Maha Tenures.</i>				
Lot No. 29, 1836.	Char Lawar Roy, Part I, tenure No. 1.	2,999 7 0	Whole ...	.....	Srimati Asmaternessa Choudhuryani.	.....	Rent— 858 0 6 Cess— 166 0 0 522 0 6	.....
Lot No. 31, 1836.	Char Lawar Roy, Part I, tenure No. 49.	562 9 0	Do. ...	.....	Renu Miah and others	.....	Rent— 109 14 0 Cess— 18 2 0 128 0 0	.....
Lot No. 32, 1836.	Char Lawar Roy, Part I, tenure No. 60.	1,132 11 0	Do. ...	.....	Prafulla Kumar Sen and others.	.....	Rent— 222 0 5 Cess— 99 15 3 321 15 8	.....
Lot No. 43, 1868.	Char Bangshi Kishmat Lakh, tenure No. 371.	893 11 0	Do. ...	.....	Hara Lal Bhuiash ...	.....	Rent— 93 10 6 Cess— 4 15 9 101 10 3	.....
Lot No. 53, 1865.	Char Rahim, tenure No. 185.	699 1 0	Do. ...	.....	Harendra Ranjan Das	.....	Rent— 162 15 0 Cess— 16 7 9 169 6 9	.....
Lot No. 72, 1872.	Nalchira, tenure No. 50 ...	773 3 0	Do. ...	.....	Munshi Mazuruddin Ahmed.	.....	Rent— 289 15 0 Cess— 20 1 11 310 0 11	.....
Lot No. 75, 1872 1874	Nalchira, tenure No. 1 ...	14,317 14 0	Do. ...	.....	Srimati Annya Purna Das,	.....	Rent— 3,628 14 0 Cess— 476 15 0 4,104 13 0	.....
Lot No. 76, 1873.	Char Bharat Sen, tenure No. 49.	808 11 0	Do. ...	.....	Badlar Rahuman ...	.....	Rent— 20 4 0 Cess— 20 2 6 50 6 6	.....
				<i>Khas Mahal Estates.</i>				
Lot No. 81, 1886.	Char Alexander, tenure No. 1.	1,003 15 0	Do. ...	.....	Sorajal Haque Miah ...	.....	Rent— 218 12 0 Cess— 20 0 0 238 12 0	.....



Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of each share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.		Khas Mahal Estates—consolid.		Rs. A. P.	Rs. A. P.	Rs. A. P.
Lot No. 83, 1686.	Char Alexander, tenure No. 29.	508 9 0	Whole ...	.....	Serajal Haque Miah and others.	.....	Rent— 110 4 0 Oom— 11 0 0 121 4 0	.....
Lot No. 86, 1646.	Char Alen, tenure No. 1 ...	720 0 0	Do. ...	.....	Serajal Haque ...	.....	Rent— 130 0 0 Oom— 22 6 0 152 6 0	.....

Noakhali, the 21st November 1921.

O. M. MARTIN, Collector.

**Notification A.**

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and shares of estate in the district of Hooghly, will be put up for sale at the office of the Collector of that district on the 2nd January 1922, at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue :—

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
4082	Kalupukhuria, pargana Jehanabad.	13,518 0 0	Nil ...	2 a. 13 g. 1 c. 1 kt. share of mauza Ghasna and Basantapur; 15 g. 3 c. 9 dt. share of mauza Ghosepur; 1 a. 11 g. share of mauza Joykrishnapur.	Nagendra Nath Roy and others.	668 13 2	Nil	116 4 0

Hooghly Collectorate, the 23rd November 1921.

M. N. MUKHARJI, for Collector.

**Notification A.**

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and shares of estate, in the district of Khulna, will be put up for sale at the office of the Collector of that district on the 9th January 1922, at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue :—

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
949	Haria, pargana Sunderbans.	3,065 0 0	Whole ...	.....	Kazi Abdul Mohit and others.	.....	3,065 0 0	.....

Khulna, the 24th November 1921.

BHABANI PRASAD NIVOGI, for Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Faridpur, will be put up for sale at the office of the Collector of that district on the 5th January 1922 at 11 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
1199	Taluq Banamali Bosa, pargana Telihati.	911 10 6	Whole ...	.....	Surendra Nath Guha...	.....	316 9 6	.....
6449	Taluq Dotalalapta Char Bhaga, pargana Kartikpur Sujabad.	1,555 0 0	Do. ...	.....	Munshi Serajuddin Ahammad Choudhuri and others.	.....	387 8 0	.....
6518	Taluq surplus accretion to Salepur, pargana Habilli, tappa Mohammadpur.	1,588 0 0	Do. ...	.....	Prothab Chatterjee.	.....	155 0 0	.....
6710	Taluq Krishna Das Ray, pargana Jalalpur.	850 0 0	Do. ...	.....	Devendra Kumar Bose	.....	425 0 0	.....

Faridpur, the 18th November 1921.

G. P. Hoag, Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned share of estate, in the district of Jessore, will be put up for sale at the office of the Collector of that district on the 7th January 1922 at noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
5041-1	Dahl Karora, pargana Rajpur.	.....	No. ...	Share No. I ... All other shares than that specified will be excluded from the sale.	Amulya Nath Roy Chowdhuri and others.	772 5 0	.....	89 15 64

Jessore, the 25th November 1921.

AMBU NATH CHATTERJEE, for Collector.



## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and share of estate, in the district of Dinajpur, will be put up for sale at the office of the Collector of that district on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tanzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2		4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
469	Estate Shyampur, pargana Gilahabari.	1,745 8 6	No ...	10 as. 6 g. 3 or. 2 kr. residue share. All other shares than that specified will be excluded from the sale.	Rahimuddin Chaudhury, Mahatabuddin Chaudhury, Mahomed Mafzuddin, Mahomet Sarajuddin Chaudhury, Baroda Kanta Ganguli, Narmada Choran Baserjee, Ashutosh Guha, Mahomed Mahatabuddin Chaudhury, Mafzuddin Chaudhury, Sarajuddin Chaudhury, Karimona Nesa Chaudhury, Dear Bibi Chaudhury, herself and guardian of Fasley Rahaman Chaudhury, and Abiran Nesa Chaudhury, Sahewon Nesa Chaudhury, Jobeda Khatun Chaudhury, Arash Bibi Chaudhury, Kalliman Nesa Chaudhury, Hasan Bann Chaudhury, Gafuran Nesa Chaudhury.	1,127 1 11	.....	48 9 4

Dinajpur Collectorate, the 24th November 1921.

N. N. RAY, Collector.

## Notification A.

NOTICE is hereby given under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Midnapore, will be put up for sale at the office of the Collector of that district, on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tanzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2		4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
105	Pargana Barai Choro, mahal Achehhut chak.	501 7 1	Entire ...	.....	Priya Nath Ghose and others...	.....	7 5 2	.....
276	Pargana T. Ballista, mahal Bhitarienode, 4 annas share.	1,658 14 16	Do. ...	.....	Surendra Nath Das and others	.....	131 7 10	.....
312	Pargana Battaki, mahal Palgorya.	630 1 7	Do. ...	.....	Kedar Nath Pal and others, sebast of Lakhijanardan Jew Thakur.	.....	36 0 7	.....
1802	Pargana Maynachora, mahal Narangadighi.	1,483 7 11	.....	Separate account No. 2, 6 annas share of the mahal will be sold	Srimoty Saradamayee Dasi ...	556 5 0	.....	42 13 7
PART II.								
2688	Pargana Patashpur, mahal Manpur.	720 0 0	Entire ...	.....	Srimoty Gangamoni Dasi and others.	.....	720 0 0 January 1921 to September 1921.	.....

Midnapore, the 26th November 1921.

Q. MUHAMMAD, for Collector.

**Notification A.**

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and share of estate in the district of Dinajpur, will be put up for sale at the office of the Collector of that district on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausl No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
976	Estate Badhikapur, pargana Bajitpur.	959 14 0	Yes	.....	Banwari Lal Chaudhury.	.....	137 0 0	.....

Dinajpur Collectorate, the 24th November 1921.

N. N. RAY, Collector.

**Notification B.**

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 12th January 1922, the undermentioned estate or share of estate, in the district of Midnapore, will be put up for sale at the office of the Collector of that district on the 27th March 1922 at 12 o'clock for the said arrears.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

1	2	3	4	5	6	7	8	9	10
Tausl No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold.
		Rs. A. P.					Rs. A. P.	Rs. A. P.	Rs. A. P.
4007	Pargana Kasigara, M. Purba Itara, Balagasti Paikan.	Land revenue— 42,969 3 4  Police— 178 0 7  Balagasti— 116 9 4	Entire	.....	Official Trustee of Bengal, Executor to the estate of late Manik Lal Seal and others.	.....	520 3 0  (June 1917 to September 1921), Balagasti.	.....	Balagasti— 520 3 0

Midnapore, the 26th November 1921.

Q. MUHAMMAD, for Collector.

**Notification.**

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and share of estate, in the district of 24-Parganas, will be put up for sale at the office of the Collector of that district, on the 10th January 1922, at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

1	2	3	4	5	6	7	8	9
Tausl No.	Name of mahal and pargana.	Sadar jama of the whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
		Rs. A. P.				Rs. A. P.		Rs. A. P.
393	Huda Joychandipore, pargana Asimabad.	8,311 8 10	.....	Separate account No. 4— 2s. 12g. 1k. 1kr. share is to be sold. All other shares besides that specified will be excluded from the sale.	Naba Kinshore Mandal and others.	1,385 4 4	.....	9 5 9

Alipore, the 2nd December 1921.

H. CHATTERJEE, for Collector.



## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 2nd January 1922 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
4082 2	Kalupukhuria, pargana Jehanabad.	Rs. A. P. 13,518 0 0	Nil	1a. 17g. 2c. 0kt. 2job in mauza (thosapur 1a. 7g. 1c. 3dt. in mauza Jaykristapur.	Nabo Goomar Hasarab and another.	Rs. A. P. 844 6 9	Rs. A. P. Nil	Rs. A. P. 112 1 0

Hooghly Collectorate, Chinsurah, the 17th November 1921.

J. G. DUNLOP, Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and shares of estate, in the district of Burdwan, will be put up for sale at the office of the Collector of that district on the 6th January 1922 at 12 noon, for arrears of revenue and other demands for September 1921 kist, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
159	Aauri, etc., pargana Sutanika.	Rs. A. P. 2,280 9 11	Whole estate is to be sold.	.....	Sayed Abdul Fiazan and others.	Rs. A. P. ...	Rs. A. P. 254 6 5	Rs. A. P. ...

Burdwan, the 18th November 1921.

J. G. DRUMMOND, Collector.

## Notification B.

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 12th January 1922, the undermentioned estate or shares of estate, in the district of Nadia, will be put up for sale at the office of the Collector of that district on the 14th January 1922, at 12 noon for the said arrears.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold.
1	2	3	4	5	6	7	8	9	10
5186 3	Bogamabad, pargana Bogamabad.	Rs. A. P. ...	No	2 annas 8 pies ... All other shares than that specified will be excluded from the sale.	Devendra Narayan Singha.	Rs. A. P. 2,373 15 0	Rs. A. P. ...	Rs. A. P. 680 4 6	Rs. A. P. 680 4 6 Attached under order of Sub-Judge of Krishnagar in his money execution case No. 87 of 1917.

Krishnagar, the 18th November 1921.

J. M. SINHA, for Collector, Nadia.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Pabna, will be put up for sale at the office of the Collector of that district on the 11th January 1922, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

1	2	3	4	5	6	7	8	9
Tahsil No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
3	Dihl Shorotoli, pargana Ishat-shahi.	10,767 9 0	.....	*Residuary share—2 as. 5 gds. 3 coras 3 kags 17½ tils share of Kuradoypurchak, Kurabari <i>alias</i> Kurabajuchak, Dattabari, Janglikhamar, Jhonjhonibari, Kewneorgochra, Khamarpara; 1 as. 1 cora 3 kags 17½ tils share of Bitbari <i>alias</i> Bitbari, Keorgacha, Nankiganti, Shenganti; 3 as. 5 gds. 3 coras 3 kags 17½ tils share of Krisnaputchak, Nagarbayrak, Pangashi Farid, Shorotda, Shyamberia, Durgapur, Holudgharpara, Situlpati, Putia Bhogirath, Horpara, Raghabpur <i>alias</i> Baghalpur, Rakhalsacha; 1 as. 15 gds. 3 coras 1 kag 15 tils share of Baldipara, Janglibarik <i>alias</i> Janglipur; 2 as. 15 gds. 2 coras 1 kag 2½ tils share of Shyampur; 1 as. 15 gds. 3 coras 1 kag 15 tils share of Tejendrabari; 1 as. 15 gds. 3 coras 1 kag 15 tils share of Maricha and Bamongaon; 2 as. 16 gds. 3 coras 1 kag 17½ tils share of Mehal Satbaria <i>alias</i> Mehal Sanbaria; 5 as. 5 gds. 3 coras 3 kags share of Dwariapur, Dasharathdiar and Khanjandiar; 3 as. 5 gds. 3 coras 3 kags 17½ tils share of Kacharibari, Narua, Alakhia; 11 as. 2 gds. 2 coras share of Hemantabaisak <i>alias</i> Hemantabati, Balukola, Postak, Homlakola, Morakadai; 11 as. 5 gds. 3 coras 1 kag 8½ tils of Jamirtachak, Alaijanachak, Satbaria (share 2 as. 4½ gds.), Jota Shyam, Chhaibaria and Nischintapur; 11 as. 5 gds. 3 coras 1 kag 6½ tils of Nowhatta; 8 as. 17 gds. 1 kag 9½ tils of Pochakola; 9 as. share of Shalabaspur; 9 as. 11 gds. 3 kags 7½ tils of Sontasha; 9 as. share of Shorotoli; 9 as. 17 gds. 3 coras 3 kags 11½ tils of Lahribari, Paikaha; 11 as. 5 gds. 3 coras 1 kag 6½ tils share of Parkola; 9 as. 1 gd. 2 coras 3 kags 7½ tils of Mangram <i>alias</i> Latipur; 6 as. 1 gd. 18½ tils of Ohak Tebaria with Chandpur; 11 as. 7 gds. 3 coras 2 kags 14½ tils of Arjoondia (hisya 6 as.) <i>alias</i> Khamargaon; 8 as. 12 gds. 3 coras 12 tils 10 tilpangonda share of Gopinathpur; 11 as. 4 gds. 2 coras 3 kags 9 tils 1 tilpangonda share of Pakortola; 9 as. 6 gds. 3 coras 12½ tils share of Tethulia <i>alias</i> Ek-rampur; 12 as. 8 gds. 2 coras 2 kags 13½ tils of Balshabari; 16 as. 6 gds. 1 cora 2 kags 10 tils of Shatbariachala (18 as. 16½ gds.); 9 as. 6 gds. 3 coras 9½ tils of Basantapur; 9 as. 6 gds. 3 coras 9½ tils of Thakurbari; 8 as. 11 gds. 1 cora 2 kags 19½ tils of Chaluhaspara, Gohailbari <i>alias</i> Gopalbari; 5 as. 5 gds. 3 coras 3 kags share of Dadasapatti and Khidrapatia; 7 as. 18 gds. 3 coras 3 kags 6½ tils of Banahbaria; 5 as. 15 gds. 3 coras 10 tils of Domdona; 3 as. 5 gds. 2 coras 3 kags 17½ tils share of Koyra Khamarpara, Kachrapara, Nandinachanda, Misriganti, Thorpotasia, Baghulia, Bhatopalkhanda, Moheshpur and Mahammadpur; 10 as. 16 gds. 1 cora 3 kags 10 tils share of Gobindapur; 5 as. 12 gds. 1 cora 1 kag 6½ tils share of Betil (hisya 7 as.) and Arjoondia hisya 7 as.; 11 as. 7 gds. 2 coras 1 kag 19½ tils of Ohala Betilkismat <i>alias</i> Betil (6 as.); 3 as. 5 gds. 2 coras 3 kags 17½ tils of Udaykrishnapur, Biongani, Ichinamati, Kanahona, Kurapestak, Kumarpura <i>alias</i> Sontasha, Gudhibari, Jostola, Jolahati <i>alias</i> Jokahati, Baniagantibonam, Nal-khan Mohajeterpara, Hizla, Horeshoratoli, Kura Udaypur, Bilghatli Belai, Bipro Tethulia <i>alias</i> Kallnga, Bhadrachhat <i>alias</i> Kallnja, Barabar <i>alias</i> Faridpara, Barabar, Bonbaria <i>alias</i> Kaduibonbaria, Bears, Baniaganti, Bengnai, Bhulgacha, Barabar and Ghoshgauti.	Kabitch Bhimsan and Kadhtes Bhushan Roy and others.	2,289 12 0	.....	682 12 9 Police— 11 13 6
1784	Bonbaria, pargana Kattarmahal.	532 0 0	Whole ..	.....	Mir Khorshed Ali	.....	199 8 0	.....
121	Dihl Fulbaria, pargana Bajuraab Mahabatpur.	778 6 10	Do. ...	.....	Khondkar M.S. Luthfal Haq Abri Hossain.	.....	95 14 2	.....

\* All other shares than that specified will be excluded from the sale.

Pabna Collectorate, the 8th December 1921.

A. C. GUPTA, for Collector.



## Notification A.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Birbhum, will be put up for sale at the office of the Collector of that district on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
171	Lombodarpur, pargana Khatanga.	Rs. A. P. 1,159 6 0	.....	Except separate account Nos. 1 to 7, residuary share 10as. 9gds. 1c. 1kt. of mauza Ajampur, Alunda chak alias Alundachhota Gopa mahal, Joypur chakran Babek, Jaipur Jaipur Daul Bajajami Bajepati, jungle jama, jalkar jama, Nawaparachak, Lombodarpur chak, Bajarpur, Boria chak, Sia and Melua and 16 annas share of mauza Jonka chak.  All other shares than that specified will be excluded from the sale.	Aghore Nath Banerjee and others.	Rs. A. P. 758 11 9	.....	Rs. A. P. 2 8 4
1246	Huda Kutabpur Fatehpur, pargana Kutabpur Fatehpur.	3,084 13 7	.....	Separate account No. 1, 14as. 2gds. 3c. share.  All other shares than that specified will be excluded from the sale.	Asit Mohan Ghosh Moulic, Sebaif. &	1,828 0 1	.....	152 1 1

Suti, the 5th December 1921.

SAKHWAT HOSSAIN, for Collector.

## Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the 55th mile of the Bankura-Damodar River Railway, in the district of Burdwan, will be put up to sale at 12 o'clock on Monday, the 6th February 1922, corresponding with the 23rd Magh 1328 B.S., Fusli, at the office of the Special Land Acquisition Deputy Collector, Burdwan.

The purchasers of the several plots of land will be subject to the following conditions :—

- 1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.
- 2nd.—If the amount of purchase-money does not exceed Rs. 10, the whole amount must be paid down at once.
- 3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 4th.—The plots of land will be sold revenue-free to the highest bidders.
- 5th.—The purchasers shall be put in possession on receipt by the Collector of the orders of the Commissioner confirming the sale.

Consecutive lot No.	Name of district.	Pargana and mauza.	Number of mile on which land is situate.	Situated on which side of the Railway.	Approximate area of lot in bighas and in acres.	LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
						Reasons for exclusion.	Acres and decimals.		
1	2	3	4	5	6	7	8	9	10
I	Burdwan	Pargana Samar-shahi, mauzas Subashpur and Behura,	55	North ...	B. K. CH. 64 6 4 or 21'28 acres.	.....	.....	From chain 32'000 to 33'000 (1,000 ft. in length and 926 ft. in breadth.)	North—By the lands of Hem Chandra Ray, Jaladhar Mondal, Bhigendra Nath Ray, Bhupati Har, Nibaran Ray and Gagan Chandra Ray. East—By the lands of Hem Chandra Ray, Jaladhar Mondal and Nibaran Ray. South—By the lands of the Bankura-Damodar River Railway. West—By the lands of Nibaran Ray, Baldev Nath Chakrabarti, Behari Lal Mallik, Khetra Mohan Sen, Kashi Behari Dey and Gagan Chandra Ray.
				Total ...	64 6 4 or 21'28 acres.				

Burdwan, the 7th December 1921.

REVATI M. CHAKRAVARTI, Collector under Act I of 1894.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Murshidabad, will be put up for sale at the office of the Collector of that district on the 9th January 1922, at noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.					Rs. A. P.	
345	Mahal Subalpur, pargana Madhupur.	4,390 11 0	Whole estate.	.....	Asst Mohan Ghosh, Moulik of Panchthupi, police-station Barwan.	.....	810 2 1	.....
361	Mahal Madhupur, pargana Kulberia.	1,851 0 6	Ditto ...	.....	Ditto ...	.....	814 1 3	.....

Berhampore, the 16th December 1921.

W. S. ADIE, Collector.

## Advertisement of sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Central Section of the Eastern Bengal Railway, in the district of the 24-Parganas, will be put to sale at 12-30 P.M. on 6th February 1922, corresponding with the 23rd Magh 1320 B. S. Fusli, at the Dogachia Railway station.

The purchasers of the several plots of land will be subject to the following conditions :—

- 1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.
- 2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.
- 3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.
- 4th.—The plots of land will be sold revenue-free to the highest bidders.
- 5th.—The sale will become final on receipt by the Collector of the orders of the Commissioner confirming it, and a regular conveyance will then be granted to the purchaser.

1	2	3	4	5	6		7		8	9
Consecutive lot No.	Name of district.	Pargana and mauza.	Number of mile on which land is situate.	Situated on which side of the railway.	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
					B. K. C.	Acres and decimals.	Reasons for exclusion.	Acres and decimals.		
1	24-Parganas	Pargana Ukra and Anwarpur, mauzas Biru and Narayanpur.	Mile 27 from Bongong.	North side ...	12 2 6	4'008	...	...	Commenced from chainage 1378'80, terminated at chainage 1389'10.	Bounded on the— <i>North</i> —By the village lands of Biru and Narayanpur. <i>East</i> —By the village land of Narayanpur and by the land of Eastern Bengal Railway. <i>South</i> —By the land of Eastern Bengal Railway. <i>West</i> —By the village land of Biru and Narayanpur.
2	Ditto ...	Ditto ...	Ditto ...	South side ...	13 14 15	4'545	...	...	Commenced from chainage 1378'80, terminated at chainage 1382'00.	<i>North</i> —By the village land of Narayanpur and by the land of Eastern Bengal Railway. <i>East and South</i> —By the village lands of Biru and Narayanpur. <i>West</i> —By the village land of Biru and by the land of Eastern Bengal Railway.

Alipore, the 10th December 1921.

SASI BHUSAN BHATTACHARJI, for Collector.



**Notice of sale for arrears of revenue.**

NOTICE is hereby given under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II (B.C.) of 1871, that the undermentioned Noabad taluks within the Satkania khas mahal in the district of Chittagong, will be put up to public and unreserved sale at the Collector's office of that district on the 11th February 1922 for arrears of rent and cesses remaining unpaid on the 28th September 1921 :—

Number.	Name of mauza, thana and mahal.	Name of proprietor.	SADAR JAMA.		AMOUNT OF ARREARS FOR WHICH THE TENURE IS TO BE SOLD.		
			Rent.	Cess.	Rent.	Cesses.	Total.
1	2	3	4	5	6	7	8
			Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
401	Thana Bashkhaly, mauza Ohotasana, mahal Noabad taluk Ohotasana.	Jogesh Chandra Ray, son of Girish Chandra Ray, of Parakora.	3,374 8 0	499 9 9	1,340 7 0	187 4 0	1,527 11 0
403	Thana Bashkhaly, mauza Pulchary, mahal Noabad taluk Mobarakali Bernali.	Shek Makbulali Chaudhury, son of Md. Sharip Miajee, of Ohotasana, Basarat Ali, son of Jafar Ali Chaudhury, of Pulchary.	3,125 0 0	462 0 6	1,171 14 0	173 4 0	1,345 2 0
34, 1823 35059	Thana Bashkhaly, mauza Napora, mahal Noabad taluk Rajkumar Ray.	Ali Moddin Chaudhury, Ijlat Ali Chaudhury, son of Jafar Ali, of Pulchary.	1,137 7 9	108 0 6	427 2 0	40 3 0	467 10 0
17 420	Thana Bashkhaly, mauza Chembal, mahal Noabad taluk Tajanisa.	Abdul Karim Chaudhury, son of Fajar Ali Chaudhury, of Tallardip.	1,054 4 0	229 15 0	1,166 8 0	172 8 0	1,339 0 0
62 477	Thana Bashkhaly, mauza Chembal, mahal Noabad taluk Abdul Majid.	Ditto ditto ...	531 6 0	68 7 3	199 4 0	35 11 0	234 15 0
4051 35000	Thana Bashkhaly, mauza Boorum Chama, mahal Noabad taluk Ramdin Hajaree.	Sm. Mathuria Dehya, wife of Ramdin Hajaree, on behalf of her minor son Raj Narayan Hajaree, Shibliyal Singh Hajaree, son of Bhagirat Singh Hajaree of Bahar Andarkilla, thana town.	1,971 9 6	333 7 9	339 5 6	135 1 0	464 6 6
5415 4796	Thana Satkania, mauza Barahatia, mahal Noabad taluk Lal Md. Daroga.	Sarada Kripa Lala, Girija Kripa Lala, son of Pran Hari Lala, of Popadia.	1,052 13 0	144 0 9	277 8 0	54 0 3	331 8 3
5674 5069	Thana Satkania, mauza Paharchanda, mahal Noabad taluk Nilmani.	Romesh Chandra Chaudhury, son of Girish Chandra Chaudhury, of Sanbara, thana Patiya.	651 10 0	109 1 0	244 5 9	40 14 3	285 4 0
5685 5080	Thana Satkania, mauza Digar Putibilla, mahal Noabad taluk Nilmani.	Jagat Chandra Bhattacharjee, son of Ram Das Bhattacharjee, of Sanbara, Maulvi Bazala Rahaman Chaudhury, son of Maulvi Abzal Chaudhury, of Hassimpur and others.	566 8 0	101 1 0	294 1 0	75 12 6	369 12 6
6239 5617	Thana Satkania, mauza Charamba, mahal Noabad taluk Kalkinkar.	Pran Hari Chaudhury, son of Harades Chaudhury, for self and for minor Jiban Hari, Kalish Chandra, Purna Chandra, son of Ramsharan Chaudhury, Tarak Chandra, son of Kail Kinkar Chaudhury, Trahi Ram, son of Hari, of Charamba, and others.	1,965 12 0	147 10 3	745 12 9	110 11 9	264 8 6

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.

**Notice of Sale for arrears of revenue.**

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II (B.C.) of 1871, that the undermentioned Noabad taluk within the Patiya khas mahal, in the district of Chittagong, will be put up to public and unreserved sale at the Collector's office of that district on the day of 9th February 1922 for the arrear of rent and cesses remaining unpaid on the 28th September 1921 :—

Serial No.	Number of taluk.	Name of tenure with situation.	Name of proprietor.	ANNUAL RENT.		ARREAR.		
				Rent.	Cess.	Rent.	Cess.	Total.
1	2	3	4	5	6	7	8	9
				Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
1	5749 589	Mauza Dhobachari, thana Patiya, mahal Noabad, taluk Keramat Ali Kamalapur.	Mahiraj Chowdhuri, son of Kalu Chaud Chowdhuri, of Hasimpur.	844 0 0	177 8 0	316 8 0	63 9 0	383 1 0

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and share of estate, in the district of Dinajpur, will be put up for sale at the office of the Collector of that district, on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
161	Estate Ramiehpur, pargana Fulbari.	3,188 1 0	No	4 as. residue share ... All other shares than that specified will be excluded from the sale.	Rahimuddin Choudhury, Kasiran Bibi, Azimon Nesa Choudhury, herself and guardian of Amirau Nesa Choudhury, Safiran Nesa Choudhury, herself and guardian of Fazley Rahaman Choudhury and Salimon Nesa Choudhury, Safiran Nesa Choudhury and Latifau Nesa Choudhury, themselves and guardian of Fazley Rahaman Choudhury, and Salimon Nesa Choudhury, Nehamuddin Choudhury, Imail Bibi Choudhury, Imail Bibi Choudhury, guardian of Osmamuddin Choudhury, Jobeda Khatun, Khodaja Khatun and Ohhara Khatun, Saban Bibi Choudhury, guardian of Imamuddin Choudhury, Ekramuddin Choudhury and Abeda Khatun, Neamuddin Choudhury, Saban Bibi Choudhury, Kasiran Nesa, Baroda Kanta Ganguli, Narmada Charan Banerjee, Ashutosh Guha, Mahamed Mahatabuddin Choudhury, Mafizuddin Choudhury, Serajuddin Choudhury, Karimon Nesa Choudhury, Besar Bibi Choudhury, herself and guardian of Fazley Rahaman Choudhury and Abiran Nesa Choudhury, Saheban Nesa Choudhury, Jobeda Khatun, Arash Bibi Choudhury, Kallimon Nesa Choudhury, Hasan Banu, Gafuran Nesa Choudhury.	797 0 3	...	17 2 0

Dinajpur Collectorate, the 24th November 1921.

N. N. Roy, Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and share of estate in the district of Dinajpur, will be put up for sale at the office of the Collector of that district, on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
198	Estate Enaetpur, ph. Gilahabari.	1,745 8 6	No	10as. 6g. 2c. 3kr. residue share. All other shares than that specified will be excluded from the sale.	Rahimuddin Choudhury, Baroda Kanta Ganguli, Narmada Charan Banerjee, Ashutosh Guha, Mahamed Mahatabuddin Choudhury, Mafizuddin Choudhury, Karimon Nesa Choudhury, Besar Bibi Choudhury, herself and guardian of Fazley Rahaman Choudhury, and Abiran Nesa Choudhury, Saheban Nesa Choudhury, Jobeda Khatun, Arash Bibi Choudhury, Kallimon Nesa Choudhury, Hasan Banu, Gafuran Nesa Choudhury, Serajuddin Choudhury.	1,127 1 11	.....	43 4 8

Dinajpur Collectorate, the 24th November 1921.

N. N. Ray, Collector.



**Notice of Sale for arrears of revenue.**

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II (B.C.) of 1871, that the undermentioned Noabad Taluks within Raizan khasmahal, in the district of Chittagong, will be put up to public and unreserved sale at the Collector's office of that district on the 10th day of February 1922 for arrears of rent and cesses remaining unpaid on the 28th day of September 1921.

Serial No.	Name of taluk.	Name of taluk with its situation.	Names of proprietors.	JAMA.		ARREARS.		
				Rent.	Cess.	Rent.	Cess.	Total.
				Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
1	3913 31192	Mauza Ghat Oheque, thana Rangunia, Noabad taluk Kaisalya.	Kaute Prasad Hazari	539 0 0	83 5 6	202 2 0	31 4 0	233 6 0
2	4444 31899	Mauza Debipur Kadamtali, thana Rangunia, mauza Noabad taluk Kaloda Barua.	Ramesh Chandra Roy and others.	612 13 9	51 2 3	1,022 3 6	89 8 0	1,111 11 6

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.

**Notice of Sale for arrears of revenue.**

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II of 1871, that the undermentioned Noabad taluks within the Sadar khas mahal in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 8th February 1922 for arrears of rent and cesses remaining unpaid on the 28th September 1921 :—

Serial No.	Number of taluk.	Name of taluk with its situation.	Name of proprietor.	SADAR JAMA.		ARREARS.		
				Rent.	Cess.	Rent.	Cess.	Total.
				Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
1	855 20134	Ahamad Ali of Bakolia ...	M. Mosharaf Ali and others.	1,755 4 0	235 9 6	276 15 9	74 4 3	351 4 0
2	4120 4355	Atbar Ali of Companynagar	Karamat Ali and others.	1,244 14 0	233 11 3	26 0 3	5 0 0	31 0 3
3	4572 23878	Ayar Ali of Jugkhola ...	Md. Ibrahim ...	2,478 12 0	231 13 6	937 10 0	87 1 0	1,014 11 0
4	4573 23879	Obadulla of Jugkhola ...	Kalamash Sadagar ...	1,149 0 0	89 9 0	861 13 0	67 2 0	928 14 0
5	4618 23929	Farad Jafar of Hafania ...	Nipruchie Manraju ...	895 3 0	36 8 9	105 8 3	...	105 8 2

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.





## THE COMMISSIONERS FOR THE PORT OF CALCUTTA.

Notice of sale under sections 118 and 119 of the Calcutta Port Act, III  
of 1890 (B.C.).

NOTICE is hereby given that the liability of the Commissioners for the undermentioned goods consigned to order ex the undermentioned vessels has, in terms of section 113 of the abovementioned Act, ceased on the expiration of three clear days from the date of landing. These goods accordingly remain on the Port Commissioners' premises at the sole risk and expense of the owners, and if not cleared on or before the 19th December 1921 on payment of all charges due will be sold by public auction :—

Date of landing	Marks and numbers.	Quantity.	Description.
<b>Ex SS. "Clearway."</b>			
18th Feb. 1921 ...	Nil ... ..	21	Bags rice.
<b>SS. "Orna."</b>			
21st Aug. 1919 ...	Nil ... ..	24	Bags sugar.
<b>SS. "Ceram."</b>			
25th Dec. 1917 ...	W A Brown ... ..	4	Bags sugar.
20th Dec. 1918 ...	G R in a diamond, Grace Bros. on top, India Ld. below.	3	Ditto.
26th Dec. 1917 ...	Nil ... ..	5	Ditto.
<b>SS. "Muttra."</b>			
22nd Sept. 1920	B A D T in a diamond ... ..	6	Bags sugar.

H. H. HUDSON, Traffic Manager (offg.).

Port Commissioners' Office, Calcutta, the 12th December 1921.

(2105—1)

## THE COMMISSIONERS FOR THE PORT OF CALCUTTA.

## Notice of Sale under sections 118 and 119 of the Calcutta Port Act, III of 1890 (B.C.).

NOTICE is hereby given that the liability of the Commissioners for the undermentioned goods consigned to order as the undermentioned vessels has, in terms of section 118 of the abovementioned Act, ceased on the expiration of three clear days from the date of landing. These goods accordingly remain on the Port Commissioners' premises at the sole risk and expense of the owners, and if not cleared on or before the 2nd February 1922 on payment of all charges due will be sold by public auction :—

Date of landing.	Marks and numbers.	Quantity.	Description.
<b>SHED No. 7.</b>			
<b>SS. "Mahanada."</b>			
14th Nov. 1921...	D W in a triangle, Cawnpore below ...	1	Drum (merchandise).
<b>SS. "Novara."</b>			
22nd Nov. 1921...	A K in a diamond, Allahabad below ...	7	Cases (merchandise).
21st " " ...	A diamond, D K on top, C C below ...	1	Case (merchandise).
22nd " " ...	B Ltd Hukum ... ..	1	Case (buttons).
23rd " " ...	M. G. Pilcher ... ..	1	Case (apples).
22nd " " ...	M & B ... ..	4	Packages (leather).
21st " " ...	S K in a diamond, J L on top, V Co below.	1	Case (M. parts).
22nd " " ...	E L H in a diamond .. .. M	3	Cases (machinery).
<b>SHED No. 8.</b>			
<b>SS. "Benten Maru."</b>			
14th Nov. 1921 ...	K N in a diamond, Singapore ...	1	Case (merchandise).
<b>SS. "Sturnfels."</b>			
21st Nov. 1921 ...	S & K in a triangle, A G on top ...	2	Cases (merchandise).
<b>SHED No. 2.</b>			
<b>SS. "Wolverin State."</b>			
24th Nov. 1921 ...	Boco, Ltd, Madras, 1-4 ... ..	4	Cases merchandise.
24th " " ...	W Bocoy in a triangle, O E on side ... Path Chittagong	8	Ditto.
24th " " ...	Bocoy-B Pur- ... ..	9	Ditto.
24th " " ...	Rev C H Hudson, American Advt Mission, Valachery, 1-2.	2	Ditto.
24th " " ...	St. Thomas, Madras, Dr. D L Bare, No. 9 Chowringee, Calcutta.	1	Case merchandise.



Date of landing.	Marks and numbers.	Quantity.	Description.
	<b>SHED No. 2—conold.</b>		
	<b>SS. "Wolverin State"—conold.</b>		
24th Nov. 1921 ...	No mark ... ..	1	Case merchandise.
24th " " ...	Nil or Fort Mills post, Exchange Fort Mill Carriage Idor P I, 29-55.	2	Cases merchandise.
	<b>SS. "Totomi Maru."</b>		
29th Nov. 1921 ...	C G in a triangle, 138 ... ..	1	Case porcelain cup.
29th " " ...	C G in a triangle, 137 ... ..	1	Case porcelain tea set.
29th " " ...	296 in a diamond, M R on top, D C below, 9723.	1	Case merchandise.
28th " " ...	R P C Co in cross, Meerut, 3-6 below	4	Cases cycle parts.
	<b>SHED No. 5.</b>		
	<b>SS. "Padua."</b>		
9th Nov. 1921 ...	A K & Co Allahabad in a diamond, 98-115 India	18	Cases provisions.
5th " " ...	S G M, 2-417 ... ..	416	Bags pebbles.
7th " " ...	↑ M & S Factory, Ishapur ... ..	5	Drums oil (H. G.)
	<b>SHED No. 6.</b>		
	<b>SS. "Clan Macbrayne."</b>		
2nd Dec. 1921 ...	H M G A in a cross, G K N Ld below	4	Cases merchandise.
23rd Nov. " ...	No mark ... ..	6	Boxes tin plates.
2nd Dec. " ...	Ditto ... ..	3	Cases merchandise.
2nd " " ...	Ditto ... ..	12	Bundles coil wire.
2nd " " ...	Ditto ... ..	1	Piece iron package.
	<b>SHED No. 4.</b>		
	<b>SS. "Totomi Maru."</b>		
30th Nov. 1921 ...	Nil ... ..	3	Bags cement.

H. H. HUDSON, Traffic Manager (offg.).

Port Commissioners' Office, Calcutta, the 21st December 1921.

(2106—1)

## IMPERIAL BANK OF INDIA.

Statement showing the affairs of the Imperial Bank of India on the 9th December 1921.

LIABILITIES.				ASSETS.			
		Rs.	A. P.			Rs.	A. P.
Subscribed Capital	...	11,23,88,000	0 0	Government Securities	...	11,40,57,000	0 0
Capital paid up	...	5,62,22,000	0 0	Other authorized securities under the Act	...	1,83,44,000	0 0
Reserve	...	8,91,79,000	0 0	Loans	...	26,45,08,000	0 0
Public Deposits	...	9,06,71,000	0 0	Cash Credits	...	28,21,86,000	0 0
Other Deposits	...	70,61,07,000	0 0	Inland bills discounted and purchased	...	2,68,44,000	0 0
Loans against securities per contra	...	40,38,000	0 0	Foreign bills discounted and purchased	...	4,00,000	0 0
Contingent liabilities	...	...	...	Bullion	...	29,000	0 0
Sundries	...	1,20,17,000	0 0	Dead Stock	...	2,29,81,000	0 0
				Liability of constituents for contingent liabilities per contra	...	...	...
				Sundries	...	56,44,000	0 0
				Balances with other Banks	...	13,78,000	0 0
						74,13,15,000	0 0
				Cash	...	16,68,19,000	0 0
						90,81,84,000	0 0
		90,81,84,000	0 0			90,81,84,000	0 0

The above balance sheet includes—

Deposits in London ... £ 89,600

Advances in London ... £ 335,000

Cash and balances at other Banks in London... £ 87,781

Percentage ... 20-62

Bank Rate ... 6½.

B. AITKEN,

N. M. MURRAY (offg.),

Managing Governors.

(2100—1)

## POSTPONED.

## Sheriff's Sale Proclamation.

TO be peremptorily sold, pursuant to an order made by the High Court of Judicature at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, and dated the 29th day of July 1919, in suit No. 1609 of 1918 (wherein the Hon'ble Brojendra Kishore Roy Chaudhuri was the plaintiff and the Hon'ble Nawabzada Syed Altaf Ali was the defendant), by the Sheriff of Calcutta, in his sale-room on the ground-floor of the Court-house, by public auction on Friday, the 6th day of January 1922, at the hour of 12 o'clock noon, the right, title and interest of the defendant the Hon'ble Nawabzada Syed Altaf Ali, in the under-mentioned properties :—

1. All that partly one and partly two-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 6 cottahs 12 chittaks 35 square feet, be the same a little more or less, situate, lying at and being premises No. 40, Metcalfe Street, in block No. 16, holding No. 277, in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises No. 42, Metcalfe Street, on the east by premises No. 27, Weston Street, on the south by premises No. 25, Weston Street, and on the west by Metcalfe Street.

2. All that partly one and partly two-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 5 cottahs 10 chittaks and 40 square feet, be the same a little more or less, situate, lying at and being premises No. 42, Metcalfe Street, in block No. 16, holding No. 277, in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises No. 44, Metcalfe Street, on the east by 27, Weston Street, on the south by No. 40, Metcalfe Street, and on the west by Metcalfe Street.

3. All that partly one and partly two-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 3 cottahs 4 chittaks and 30 square feet be the same a little more or less, situate, lying at and being premises No. 25, Weston Street, in block No. 16, holding

No. 285, in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises No. 40, Metcalfe Street, on the east by premises No. 27, Weston Street, on the south by Weston Street and on the west by Metcalfe Street.

4. All that partly one, partly two and partly three-storied brick-built structure, together with the piece or parcel of land on part whereof the same is built and erected, containing by estimation 1 bigha 11 cottahs 5 chittaks and 25 square feet, be the same a little more or less, situate, lying at and being premises No. 27, Weston Street, in block No. 16, holding No. 285 in the South Division of the town of Calcutta, and which is butted and bounded in manner following :—

On the north by premises Nos. 46, 52 and 54, Metcalfe Street, on the east by premises No. 29, Weston Street, on the south by Weston Street and on the west by premises No. 25, Weston Street, and Nos. 40 and 42, Metcalfe Street.

All the above properties are revenue free.

It appears from searches made in the Calcutta Registry office from 1865 to 10th February 1920 that there are no incumbrances affecting the above properties, save and except an Indemnity Bond in respect of the last named premises for Rs. 28,000 executed by Syed Faizal Bari Mohamed Altaf Ali Chaudhuri in suit No. 13 of 1913, in the Court of the 3rd Subordinate Judge, 24-Parganas, at Alipore, and also in connection with suit No. 992 of 1915 at the High Court of Calcutta, and which is registered in Book I, volume 94 at pages 23 to 26, and is No. 3403 for the year 1916.

The abovementioned properties are to be sold for the realisation of the decretal amount, viz., Rs. 1,29,583-7-9 with interest thereon at 6 per cent. per annum from the date of the decrees until realization.

The conditions of sale may be seen at the office of the said Sheriff on any day before the sale and will be produced at the said sale.

C. L. BOSE, Sheriff.

Dutt and Sen, Attorneys for the plaintiff.

High Court, Sheriff's Office, the 25th day of November 1921. (1948—3)



**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 221 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the records-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the records-of-rights regarding mauza Bashpahari, thana No. 3, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 11th January 1922 and contest if they like under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2070—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Company, Limited, has instituted suit No. 223 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Birmadal, thana No. 154, interest No. 12 in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights, may appear in the suit on 5th January 1922 and contest if they like under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2072—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 230 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Joraam, thana No. 32, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 3rd January 1922 and contest if they like under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2073—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 231 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Barashuly, thana No. 415, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 3rd January 1922 and contest if they like under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2074—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Company, Limited, has instituted suit No. 233 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Takuranpahari, thana No. 150, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 22nd December 1921 and contest if they like under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2075—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Company, Limited, has instituted suit No. 234 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Chianbera, thana No. 223, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 22nd December 1921 and contest if they like under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2076—1)

**In the 1st Court of the Sub-Judge at Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 235 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Ledasal, thana No. 228, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants, as all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 12th January 1922 and contest if they like under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2077—1)

**In the 1st Court of the Sub-Judge at Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 236 of 1921 in the 1st Sub-Judge's Court at Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Sakabhangra, thana No. 157, interest No. 12 in Silda pargana is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them any person having any land in Silda and desirous of defending their rights may appear in the suit on 13th January 1922 and contest if they like under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2078—1)

**In the 1st Court of the Sub-Judge at Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 237 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Ashri, thana No. 42, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 13th January 1922 and contest if they like under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 10th December 1921. (2079—1)

**In the High Court of Judicature at Fort William in Bengal, in Insolvency.**

No. 11 of 1921.

Re Birendra Nath Sinha and others, *ex parte* the debtors.

NOTICE is hereby given that a dividend is intended to be declared in this matter and that the same will be

paid at this office on or after the 16th day of January 1922, except Saturday and Sunday.

G. M. FALKNER, Official Assignee.

Calcutta, the 10th December 1921. (2065—1)

**ORDER OF ADJUDICATION.**

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Allpore.**

INSOLVENCY APPLICATION No. 44 of 1921.

PURSUANT to a petition, dated 22nd February 1921, filed by Baburani Shikay, of Chandi, thana Bishnupur, 24-Parganas, and on the application of Baburani Shikay and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 4th day of August 1921.

U. N. BISWAS, Sub-Judge.

(1957—1—2055)

**ORDER OF ADJUDICATION.**

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Allpore.**

INSOLVENCY APPLICATION No. 71 of 1921.

PURSUANT to a petition, dated 15th April 1921, filed by Suchitram Teli, of Kamardanga, Entally, 24-Parganas, and on the application of Suchitram Teli and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 2nd day of August 1921.

U. N. BISWAS, Sub-Judge.

(1958—1—2059)

**ORDER OF ADJUDICATION.**

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Allpore.**

INSOLVENCY APPLICATION No. 61 of 1921.

PURSUANT to a petition, dated 21st March 1921, filed by Sadarymanna, of Talligunge, Patapatty, Talligunge thana, 24-Parganas, and on the application of Sadarymanna and on reading the petition and hearing the petitioner, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 9th day of August 1921.

U. N. BISWAS, Sub-Judge.

(1959—1—2058)

**ORDER OF ADJUDICATION.**

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Allpore.**

INSOLVENCY APPLICATION No. 31 of 1921.

PURSUANT to a petition, dated 7th February 1921, filed by Bhutnath Pathak, of Beniadanga, thana Buruipur, 24-Parganas, and on the application of Bhutnath Pathak and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 9th day of August 1921.

U. N. BISWAS, Sub-Judge.

(1960—1—2054)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 108 of 1921.

PURSUANT to a petition, dated 26th May 1921, filed by Rajani Kanta Sardar, of 7, Miazan Khansamar Lane, Tangrakhana, thana Entally, 24-Parganas, and on the application of Rajani Kanta Sardar, and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 9th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1961-1-2065)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 83 of 1921.

PURSUANT to a petition, dated 20th April 1921, filed by Krishnakishore Basu, of Kidderpore, and on the application of Krishnakishore Basu and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 9th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1962-1-2061)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 118 of 1921.

PURSUANT to a petition, dated 2nd June 1921, filed by Ganeshlal Chowdhury, of 100-2, Dhakuria Road, thana Talligunge, 24-Parganas, and on the application of Ganeshlal Chowdhury and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 18th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1963-1-2067)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 176 of 1921.

PURSUANT to a petition, dated 26th July 1920, filed by Sudhir Ch. Chatterjee, of 25-1, Nakuleshar Bhatta-charjee Lane, Kalighat, Talligunge police-station, and on the application of Sudhir Ch. Chatterjee and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 19th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1964-1-2070)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 74 of 1921.

PURSUANT to a petition, dated 15th April 1921, filed by Kalu alias Feida Hossain Khan, of Metiaburaz, 24-Parganas, and on the application of Kalu alias Feida Hossain and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 22nd day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1965-1-2060)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 110 of 1921.

PURSUANT to a petition, dated 28th May 1921, filed by Kazi Ahammad Ali, of Bhogalli, thana Bhargar, 24-Parganas, and on the application of Kazi Ahammad Ali and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 25th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1966-1-2066)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 107 of 1921.

PURSUANT to a petition, dated 25th May 1921, filed by Abasan Ghose, of Kasimabad, thana Magrahat, 24-Parganas, and on the application of Abasan Ghose and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 25th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1967-1-2064)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the 4th Court of the Sub-Judge at Alipore.**

INSOLVENCY APPLICATION No. 29 of 1921.

PURSUANT to a petition, dated 7th February 1921, filed by Joyram Benia, of 4, Durgapur Lane, Alipore, at present in the Central Jail, Alipore, and on the application of Joyram Benia and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 30th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1968-1-2058)



## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 142 of 1921.

PURSUANT to a petition, dated 6th July 1921, filed by Sk. Montaz Gazi, of Dhopapara, Metiaburaz, 24-Parganas, and on the application of Sk. Montaz Gazi and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 30th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1969-1-2069)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 126 of 1921.

PURSUANT to a petition, dated 21st June 1921, filed by Girish Chandra Nath, of Nawabganj, thana Nawapara, 24-Parganas, and on the application of Girish Chandra Nath and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 30th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1970-1-2068)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 32 of 1921.

PURSUANT to a petition, dated 9th February 1921, filed by Anat Khan, of Bissoswaripore, thana Magrahat, 24-Parganas, and on the application of Anat Khan and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 12th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1971-1-2071)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 9 of 1921.

PURSUANT to a petition, dated 11th January 1921, filed by Ensan Mondal, of Benapur, thana Deganga, 24-Parganas, and on the application of Ensan Mondal and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 18th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1972-1-2052)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 56 of 1921.

PURSUANT to a petition, dated 10th March 1921, filed by Bhaktram Khanna, of 5, Sastitala Road, Kidderpore, 24-Parganas, and on the application of Bhaktram Khanna and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 18th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1973-1-2056)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 106 of 1921.

PURSUANT to a petition, dated 21st May 1921, filed by Narain Chandra Garai, of 8-84, Masiktala Main Road, 24-Parganas, and on the application of Narain Chandra Garai and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 30th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1974-1-2063)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 96 of 1921.

PURSUANT to a petition, dated 6th May 1921, filed by J. Gomes, of 43, Middle Road, Entally, 24-Parganas, and on the application of J. Gomes and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 9th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1975-1-2062)

## ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the 4th Court of the Sub-Judge at Allpore.

INSOLVENCY APPLICATION No. 59 of 1921.

PURSUANT to a petition, dated 17th March 1921, filed by Matab Prosad Tewari, of Bengal-Nagpur Railway, Sheta, Muchikhola, and on the application of Matab Prosad Tewari and on reading the petition and hearing the petitioner it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 9th day of August 1921.

U. N. BISWAS, Sub-Judge.  
(1976-1-2057)

**NOTICE TO CREDITORS OF APPLICATION FOR DISCHARGE.**

[Section 41 (1) of the Provincial Insolvency Act, V of 1920.]

**In the Court of the Subordinate Judge at Asansol.**

INSOLVENCY CASE No. 13 of 1920.

Piyari Lal Adhikari, applicant.

TAKE notice that the abovesaid insolvent has applied at the Court for his discharge, and that the Court has fixed the 7th day of January 1922 at 11 o'clock for hearing the application.

Dated this 12th day of December 1921.

H. K. Niyogi, Sub-Judge.  
(2068—1)

**In the Court of the Subordinate Judge at Asansol.**

INSOLVENCY CASE No. 21 of 1921.

Notice under section 19 (2) of the Provincial Insolvency Act V of 1920.

NOTICE is hereby given to his creditors that the insolvency petition filed by the judgment-debtor Pashupati Chattopadhyaya, son of late Bireswar Chattopadhyaya, of Ajodhya, thana Kaksas, district Burdwan, has been admitted and 7th January 1922 has been fixed for hearing thereof.

H. K. Niyogi, Sub-Judge.  
Asansol, the 15th December 1921. (2099—1)

**In the Court of the District Judge of Burdwan.**

INSOLVENCY CASE No. 28 of 1921.

(Notice under the Provincial Insolvency Act, V of 1920.)

NOTICE is hereby given to his creditors that the insolvency petition filed by the judgment-debtor Upendra Chandra Datta, of Jamar, police-station Galsi, district Burdwan, has been admitted and that 4th January 1922 has been fixed for hearing thereof.

P. E. CAMMIADÉ, District Judge.  
Burdwan, the 1st December 1921. (2000—1—2093)

**In the Court of the Additional District Judge of Dinajpur.**

INSOLVENCY CASE No. 4 of 1921.

POUSA MAHAMED, son of Malanga Saha, resident of Nijampur, police-station Birole, district Dinajpur, was adjudicated insolvent on the 25th day of November 1921.

He must apply for his discharge within six months from date.

T. J. Y. ROXBURGH, Additional District Judge.  
Dinajpur, the 10th December 1921. (2081—1)

**In the Court of the Additional District Judge of Dinajpur.**

INSOLVENCY CASE No. 66 of 1921.

BASHETULLA SARKAR, son of Sonabulla Mahamed, resident of Sadarpur, police-station Kotwali, district Dinajpur, was adjudicated insolvent on the 22nd day of November 1921.

He must apply for his discharge within six months from date.

T. J. Y. ROXBURGH, Additional District Judge.  
Dinajpur, the 10th December 1921. (2082—1)

**In the Court of the Additional District Judge of Dinajpur.**

INSOLVENCY CASE No. 36 of 1921.

MEGH LAL PALI, son of Lakhi Charan Pali, resident of Nowpara, police-station Pirganj, district Dinajpur, was adjudicated insolvent on the 18th day of November 1921.

He must apply for his discharge within six months from date.

T. J. Y. ROXBURGH, Additional District Judge.  
Dinajpur, the 10th December 1921. (2083—1)

**In the Court of the Additional District Judge of Dinajpur.**

INSOLVENCY CASE No. 70 of 1921.

RAN MAHAMED DAFADAR, son of Baran Dafadar, resident of Tegra, police-station Birole, district Dinajpur, was adjudicated insolvent on the 2nd day of December 1921.

He must apply for his discharge within six months from date.

T. J. Y. ROXBURGH, Additional District Judge.  
Dinajpur, the 14th December 1921. (2084—1)

**In the Court of the Additional District Judge of Dinajpur.**

INSOLVENCY CASE No. 38 of 1921.

DIDAR MONDAL, son of Bhola Pradhan, resident of Beshudehpur, police-station Hemtabad, district Dinajpur, was adjudicated insolvent on the 5th day of December 1921.

He must apply for his discharge within six months from date.

T. J. Y. ROXBURGH, Additional District Judge.  
Dinajpur, the 14th December 1921. (2085—1)

**In the Court of the Additional District Judge of Dinajpur.**

INSOLVENCY CASE No. 71 of 1921.

RAHIMUDDIN DAFADAR, son of Ran Mahamed Dafadar, resident of Tegra, police-station Birole, district Dinajpur, was adjudicated insolvent on the 2nd day of December 1921.

He must apply for his discharge within six months from date.

T. J. Y. ROXBURGH, Additional District Judge.  
Dinajpur, the 14th December 1921. (2086—1)

**ORDER OF ADJUDICATION.**

[Section 16 of the Provincial Insolvency Act, III of 1907.]

**In the Court of the District Judge at Krishnagar.**

INSOLVENCY APPLICATION No. 17 of 1921.

PURSUANT to a petition, dated the 8th April 1921, filed by Jogendra Nath Nath, son of late Mati Lal Nath, of Gohalhati, Lakshmipur, police-station Alamdanga, district Nadia, and on the application of the debtor himself and on reading his petition and hearing his pleader it is ordered that the debtor be and the said debtor is hereby adjudged insolvent, and he must apply for final discharge within six months.

Dated this 14th day of December 1921.

W. A. SEATON, District Judge.  
(2080—1)

**In the Court of the District Judge of Murshidabad.**

INSOLVENCY CASE No. 13 of 1921.

(ACT V OF 1921.)

In the matter of Lahabar Shekh of Hatpara, police-station Raghunathganja, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has been adjudged insolvent by an order of this Court dated 10th December 1921, and has been allowed six months' time from that date to apply for his discharge.

J. W. NELSON, District Judge.

Berhampore, the December 1921. (2067—1)

**In the Court of the District Judge of Murshidabad.**

INSOLVENCY CASE No. 17 of 1921.

(ACT V OF 1920.)

In the matter of Parbat Shaha, of Khoiramari, police-station Domkal, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be adjudged an insolvent and his case has been fixed for hearing on the 7th January 1922.

J. W. NELSON, District Judge.

Berhampore, the 15th December 1921. (2098—1)

**In the Court of the District Judge of Mymensingh.**

INSOLVENCY CASE No. 44 of 1921.

NOTICE is hereby given that Deb Nath Saha, son of late Rameswar Saha, of Korati, police-station Nandail, district Mymensingh, has applied to this Court to be adjudged an insolvent, and the 10th day of January 1922 has been fixed for hearing the case.

C. BARTLEY, District Judge.

Mymensingh, the 12th December 1921. (2066—1)

**In the Court of the District Judge of Rangpur.**

INSOLVENCY CASE No. 60 of 1921.

PRESENT :

H. Comyn Maitland, Esq., I.C.S., District Judge.

ON the application of the debtor Golak Chandra Das, son of late Keshar Das, of Biditor, police-station Kishoreganj, in Rangpur, for being adjudged an insolvent, the 3rd day of January 1922 has been fixed for hearing the aforesaid petition and the examination of the debtor.

H. C. MAITLAND, District Judge.

Rangpur, the 10th December 1921. (2062—1)

**In the Court of the District Judge of Rangpur.**

INSOLVENCY CASE No. 63 of 1921.

PRESENT :

H. Comyn Maitland, Esq., I.C.S., District Judge.

ON the application of the debtor Karimuddin Sheikh, son of late Mia Ullah, of Bamandanga-Biditor, police-station Jaldhaka, in Rangpur, for being adjudged an insolvent, the 7th day of January 1922 has been fixed for hearing the aforesaid petition and the examination of the debtor.

H. C. MAITLAND, District Judge.

Rangpur, the 10th December 1921. (2063—1)

NOTICE.

**In the Court of the District Judge of Tippera.**

INSOLVENCY CASE No. 6 of 1921.

AKSHOY KUMAR SUTRADHOR, son of Nidhiram Sutradhor, resident of Sreeramdi, thana Chandpur,

district Tippera, was, on the 10th day of December 1921, adjudicated an insolvent by this Court under section 27 of Act V of 1920.

A. HENDERSON, District Judge.

Comilla, the 12th December 1921. (2103—1)

NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 156 of 1921.

Udaynarayan Mondal, of Ghunipatali, thana Hashnabad, 24-Parganas, applicant.

To Durgapada Dalal, of Rajipur, thana Hashnabad, 24-Parganas, and others, creditors.

ON the 3rd day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 9th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1877—1—2097)

NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 158 of 1921.

Nripendra Nath Basu, of Bistapur, thana Rajarhat, 24-Parganas, applicant.

To Jasoda Nanda Dobey, of 20, Strand Road, and others, creditors.

ON the 3rd day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 9th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1878—1—2098)

NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 159 of 1921.

Sudhir Mohan Das, of Patipukur, thana Dum-Dum, 24-Parganas, applicant.

To Surendra Nath Samanta, of Belgachia, 24-Parganas, and others, creditors.

ON the 9th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 9th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1879—1—2099)

NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 160 of 1921.

Ahiuddin Ahammad, of No. 2, Golam Abbas Lane, thana Muebikhola, 24-Parganas, applicant.

To Gul Mahammad Khan, of Kasaipara, thana Metebroz, 24-Parganas, and others, creditors.

ON the 4th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 9th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.

Alipore, the 18th November 1921. (1880—1—2100)



## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 161 of 1921.

Soyami Das, of No. 4, Budge-Budge Road, thana Ekbalpur, 24-Parganas, applicant.

To Tulshi Das, of Goriala, Tahsil Mordan, Guzrat, district Peswar, and others, creditors.

ON the 4th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 9th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge  
Alipore, the 18th November 1921. (1881—1—2101)

## NOTICE.

**In the 4th Court of the Sub-Judge of 24-Parganas.**

INSOLVENCY CASE No. 162 of 1921.

Kali Charan Panday, of Belghoria, thana Barhanagore, 24-Parganas, applicant.

To Budhu Sing, of 2-14, Chitpur Bridge Across, 24-Parganas, and others, creditors.

ON the 4th day of August 1921 it was ordered that the matter of the petition of the applicant be heard on the 9th day of January 1922 and that the said applicant do attend to be examined by this Court on that date.

U. N. BISWAS, Sub-Judge.  
Alipore, the 18th November 1921. (1882—1—2102)

PRASANNA KUMAR BISWAS, M.A., B.L., intends to be enrolled as a vakil of the High Court, Calcutta.  
(1863—4—1971)

## Notice.

WANTED a passed Muhammadan Compounder on a salary of Rs. 25 per mensem with Rs. 5 house allowance per mensem for the Bengal Veterinary College, Belgachia, Calcutta, for one month. Experience in hospital work is essential. Applications with copies of testimonials will be received by the undersigned up to the 23rd December 1921.

A. SMITH, Colonel, Principal,  
Bengal Veterinary College and Veterinary Adviser  
to the Government of Bengal.  
Belgachia, Calcutta, the 13th December 1921.

## Notice.

WANTED a Shorthand Writer and Typist for the District Office, Midnapore, on a monthly salary of Rs. 32-8 (pay Rs. 25 plus temporary allowance Rs. 7-8). The salary will be raised to Rs. 40 on the revision of pay of ministerial officers which is likely to take place soon. Applications will be received up to 23rd December 1921.

R. M. BANERJEA, for Collector.  
Midnapore Collectorate, the 12th December 1921.

## Road Cess Notice.

THE District Board of Pabna have at their special meeting held on the 12th December 1921, fixed the rate of road cess for the year 1922-23 in that district at the maximum rate of six pies in the rupee on the annual value of all lands, etc., under section 46 of the Bengal Local Self-Government Act III of 1885 as amended by the Bengal Local Self-Government (Amendment), Act, 1908.

W. AHMED, Chairman, District Board.  
(Pabna, the 12th December 1921. (2101—2)

## Imperial Bank of India.

NOTICE is hereby given that the Principal Register and the Branch Registers of the Imperial Bank of India will be closed for transfer of shares from Monday, 2nd January 1922, to Monday, 16th January 1922, both days inclusive.

R. AITKEN,  
N. M. MURRAY (offg.),  
Managing Governors.

Calcutta, the 14th December 1921. (2102—3)

## Irrigation Department.

## NOTICE.

NOTICE is hereby given for the information of the general public that the Narkaldanga Bridge over the Circular Canal has been closed to traffic for urgent repairs for a period of one month from the 7th December 1921 to the 6th January 1922, both days inclusive.

G. T. HUNTINGFORD,  
Secretary to the Government of Bengal (offg.).  
Calcutta, the 13th December 1921.

## Notice.

THE Bengal and Madras Service Family Pension Fund which is provisionally managed and assisted by Government has for its object the provision of monthly pensions for the maintenance of the widows and children of subscribers and is open, with certain exceptions, to all active and pensioned members of the Uncovenanted Service of Government (except those serving under the Government of Bombay), and to Local Fund servants earning pensions from Government. Some of the special features of the fund are—(1) that widowed daughters incapable of remarriage or children labouring under such mental or bodily infirmities as incapacitate them from earning their livelihood or preclude the possibility of marriage (in case of a daughter) are admitted to its benefits; and (2) that subscribers to the Widows' and Daughters' branches are entitled to a refund of 30 per cent. of the premia paid, should the nominees predecease them after five years of admission. The second quinquennial valuation of the fund has been completed by the Actuary to the Government of India and his report discloses very favourable results. For forms of application and rules of the Fund apply to the Accountant-General, Central Revenues, Imperial Secretariat Buildings, Calcutta.

## NOTICE.

## INDIAN MINES ACT.

**Examinations for Colliery Managers' Certificates of Competency.**

Examination will be held at the Railway Institute, Dhanbad:—

First Class Examination—13th, 14th and 15th  
February 1922—Fee Rs. 15.

Second Class Examination—20th, 21st and 22nd  
February 1922—Fee Rs. 8.

APPLICATION on the prescribed forms, complete in all details and with fees, must reach the office of the Chief Inspector of Mines at least one month before the dates fixed for the examinations, otherwise they will not be considered.

Particulars of the examination and the prescribed forms of application can be obtained from—

THE CHIEF INSPECTOR OF MINES IN  
INDIA.

Post Box No. 60, Dhanbad P. O., E.I.Ry.

### The Commissioners for the Port of Calcutta.

#### NOTIFICATION No. 35.

IT is hereby notified for general information, under the provision of section 107 of the Calcutta Port Act and with the sanction of Government, that the following rent charge will be levied on cotton stored in the open at owner's risk :—

6 pies per bale per month or part of a month payable on the maximum stock held during the month.

W. J. Goon, Secretary (offg.).

The 21st November 1921.

(2118—1)

#### NOTIFICATION.

IT is hereby notified for general information, under the provisions of section 107 of the Calcutta Port Act, 1890, and with the sanction of Government, that on and after the 1st January 1922 river due will be charged at the following rates in supersession of the rates previously notified :—

##### Imports.

(a) On all goods discharged directly from any sea-going vessel into a Commissioners' lighter, on to the quay in the Kidderpore Dock, or on to the Calcutta or Garden Reach Jetties—8 annas per ton when the landing charge is levied by weight and in other cases at a rate equal to *two-fifths* of the landing charge.

(b) On all other goods discharged from any sea-going vessel at the rate of Re.—1 per ton. When the weight of such goods is not ascertainable at a rate equal to *four-fifths* of the landing charge which would have been levied had the same goods been landed by the Commissioners.

##### Exports.

Manganese ore—10 annas per ton.

Bunker coal loaded into vessels' bunkers for consumption on board that vessel—6 annas per ton.

All other export coal—8 annas per ton.

All other goods which are shipped by the Commissioners and on which shipping charge is assessed according to weight or which are not shipped by the Commissioners, but the weight of which is ascertainable—Re. 1 per ton.

All other goods which are shipped by the Commissioners but on which the shipping charge is not assessed according to weight or which are not shipped by the Commissioners and the weight of which is not ascertainable—*four-fifths* of the shipping charge for such or similar goods.

By order of the Commissioners,

W. J. Goon, Secretary (offg.).

Port Commissioners, Calcutta.

The 20th December 1921.

(2119—1)

#### Lost.

THE Government Promissory Notes Nos. G 017648 and G 017652 of the 6 per cent. loan of 1930 for Rs. 1,000 each, originally standing in the name of the Controller of Currency and last endorsed to Girish Chandra Chandra, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the Advertiser—GIRISH CHANDRA CHANDRA.

Residence, 100, Aheeritola Street, Calcutta.

(1946—3—2004)

#### Lost.

THE Allotment Certificate No.  $\frac{127B}{1 \text{ at } 3}$  of the  $\frac{5\frac{1}{2}}{1}$  per cent War Bonds, 1920, for Rs. 800 only, originally issued in the name of Golap Lal Majumdar, the

proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the above Allotment Letter and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Advertiser—Golap Lal Majumdar.

Residence Kaliganj, P. O. Hili (Bogra).

(1896—3—2006)

#### Lost, Stolen, or Destroyed.

THE Calcutta Port Trust Debentures Nos. <sup>5003</sup> 3622, dated the 1st August 1906, and Nos. <sup>1226</sup> 1009, dated the 1st April 1907, of the 4 per cent. loan of 1906 and 1907, respectively, for Rs. 500 and Rs. 1,000, respectively, originally standing in the name of Nani Bala Dabee, the proprietor, by whom they were never endorsed to any other person, having been lost, stolen, or destroyed, notice is hereby given that payment of the above debentures and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of Raj Kumar Goswain, executor to the estate of Nani Bala Dabee. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the advertiser—Raj Coomar Goswain.

Residence—26, Badur Bagan Lane, Calcutta.

(1991—3—2019)

#### Stolen.

THE Government Promissory Note No. 290430 of the  $\frac{3\frac{1}{2}}$  per cent. loan of 1865 for Rs. 500, originally standing in the name of Mahananda Kundu, the proprietor, by whom it was never endorsed to any other person, having been stolen, notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser—Mahananda Kundu.

Residence—Panchra Post Office and village vid Memari, East Indian Railway, district Burdwan.

(1862—3—1985)

#### Stolen.

##### THE Government Promissory Notes :—

No.	Loan.	Amount.	Originally issued in the name of—	Last endorsed to—
		Rs.		
160745	$\frac{3\frac{1}{2}}$ per cent., 1864-65.	1,000	Balai Chand Dhur	None.
182358	$\frac{3\frac{1}{2}}$ per cent., 1900-01.	1,000	Prosed Das Foral and Bros.	Balai Chand Dhur.
182199	$\frac{3\frac{1}{2}}$ per cent., 1900-01.	500	Ditto	Ditto.

the proprietor, by whom they were never endorsed to any other person, having been stolen, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the Advertiser—Tulsi Das Sen, guardian and manager to Balai Chand Dhur.

Residence—2, Sutterogaun Ghose's Lane, Calcutta.

(2064—3—2094)

**In the matter of the Indian Companies Act, 1913, and  
In the matter of the Mucherlidh Coal Company, Limited.  
(In liquidation).**

NOTICE is hereby given that at an extraordinary general meeting of the members of the abovenamed Company duly convened and held at No. 12, Dalhousie Square, Calcutta, on the 2nd day of December 1921, the resolution below mentioned was passed and confirmed as an extraordinary resolution:—

"That it has been proved to the satisfaction of the Company that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the Company be wound up voluntarily under the provisions of the Indian Companies' Act, 1913, and that Mr. S. H. Harman be and is hereby appointed liquidator for the purpose of such winding up on a fixed remuneration of Rs. 500."

S. H. HARMAN, Liquidator.  
Calcutta, the 9th December 1921. (2052—1—2073)

**In the matter of the Indian Companies Act, 1913, and  
In the matter of the Agricultural Phosphates Company, Limited (In voluntary liquidation).**

AT the extraordinary general meetings of the members of the above-named Company duly convened and held at Grosvenor House, in the town of Calcutta, on the 16th day of November 1921 and the 5th day of December 1921, respectively, the resolution below mentioned was passed and confirmed as a special resolution—

"That it is desirable to wind up the Company and accordingly that the Company be wound up voluntarily and that Mr. James Ambler of Grosvenor House, Calcutta, be and he is hereby appointed liquidator for the purpose of such winding up."

James Ambler, Liquidator.  
Calcutta, 6th December 1921. (1992—1—2095)

**In the matter of the Indian Companies Act 1913, and in the matter of Mucherlidh Coal Company, Limited (In Liquidation).**

NOTICE is hereby given, pursuant to section 209 of the Indian Companies Act, 1913, that a meeting of the creditors of the above Company will be held at the Office of the Liquidator, No. 12, Dalhousie Square, Calcutta, on Friday, the 23rd December 1921, at 4 o'clock in the afternoon.

S. H. HARMAN, Liquidator.  
12, Dalhousie Square, Calcutta, the 8th December 1921.  
(2051—1—2072)

**In the matter of the Indian Companies Act, 1913, and**

**In the matter of the Agricultural Phosphates Company, Limited (In voluntary liquidation).**

NOTICE is hereby given pursuant to section 209 of the Indian Companies Act, 1913, that a meeting of the creditors of the abovenamed Company will be held at Grosvenor House, Calcutta, on Wednesday, the 28th day of December 1921, at noon.

Dated the 7th day of December 1921.

JAMES AMBLER, Liquidator.  
(1993—1—2096)

**Descriptive Catalogue of Sanskrit Manuscripts.**

**PARTS I, II, and III of a Descriptive Catalogue** of the Sanskrit Manuscripts in the Library of the Calcutta Sanskrit College, prepared by Pandit Hrishikesh Sastri and Babu Siva Chandra Gu, M.A., B.L., of that College, are offered to the public for sale. The Catalogue having to be completed in 23 parts, the price of each part is 12 annas a copy exclusive of postage. Copies can be obtained from the Principal of the Sanskrit College, Calcutta.

**POST OFFICE.**

**Despatch of Sea-borne Mails.**

MAILS FOR—	Day or date of closing of mails.	LATEST HOURS OF POSTING AT THE G. P. O.			
		UNREGISTERED LETTERS AND PACKETS.		REGISTERED LETTERS AND PACKETS.	
		Without late fee.	With late fee.*	Without late fee.	With late fee.*
United Kingdom, Europe, Aden, Egypt, East and West Africa and America ... ..	Thursday ...	P.M. 6-0	P.M. 7-0	P.M. 5-0	P.M. 5-30
Ceylon ... ..	Daily ...	4-45	5-15	4-0	4-30
Straits Settlements, French Indo-China, Federated Malay States, Philippine Islands, Netherlands India, Siam, China and Japan per SS. "Kwai Sang."	Dec. 23 ...	7-30	8-0	5-0	6-0
Burma ... ..	" 22 ...	7-30	8-0	5-0	6-0
Port Blair (Direct) ... ..	" 25 ...	7-30	8-0	...	...
† Mauritius, Réunion, Mayotte and Nossi-Be per SS. "Sirsa" from Colombo ... ..	" 29 ...	4-45	5-15	4-0	4-30

NOTE.—The latest date and hour for booking Money Orders and parcels for the United Kingdom and foreign countries with which mail communication exists is 3 P.M. and 5 P.M., respectively, on Wednesday.

\* The late fee is 4 annas for each registered or unregistered articles of the Letter Mail to any place in the countries named above except for Aden, Burma, Ceylon and Port Blair, the late fee for which is 1 anna for unregistered articles and 2 annas for registered articles. Letters are accepted with late fee only on occasions when a direct mail is closed by the Calcutta G. P. O. for Foreign countries.

† When there is no direct mail from Calcutta, correspondence for South Africa and Mauritius posted up to 4-45 P.M. in the Calcutta G. P. O. is despatched to Bombay and correspondence for Australia and New Zealand posted up to 4-45 P.M., to Colombo for transmission by the first available steamer.

Calcutta G. P. O., the 19th December 1921.

N. W. VAUGHAN, Presidency Postmaster.



## SULPHATE OF QUININE.

### SULPHATE OF CINCHONIDINE, CINCHONA FEBRIFUGE, RESIDUAL ALKALOID AND QUININE

MANUFACTURED AT

### THE BENGAL GOVERNMENT CINCHONA PLANTATION.

THESE articles are guaranteed to be free from wilful admixture with other Cinchona alkaloids.

**Quinine** can be purchased by Government officers, District and Local Boards for Hospitals and Dispensaries in the Provinces of Bengal, Bihar, Punjab and Assam on indents duly countersigned by the Civil Surgeon of their districts. It can also be purchased by Missionaries for *bona fide* public purposes. It is never sold to private persons or firms.

**Cinchona Febrifuge** both in powder and  $3\frac{1}{2}$  grain tablet forms and **Cinchonidine** can be purchased by Government officers and the general public. It is also sold by the principal druggists in Calcutta.

**Quinoidine** or *pure amorphous alkaloid* is for sale to Missionaries and Government institutions only. *These drugs are sold strictly cash and in advance, but private purchasers may use the V. P. P. system* and are obtainable from the Superintendent, Juvenile Jail, Alipore.

The rates for these drugs from 25th April 1921 are as follows:—

#### SULPHATE OF QUININE.

For quantities 60 lb. and above in one delivery	...	...	Rs. 48 per lb.
For quantities of not less than 6 lb. but below 60 lb. in one delivery	...	...	" 49 "
For any quantity less than 6 lb.	...	...	" 50 "

#### SULPHATE OF CINCHONIDINE AND CINCHONA SULPHATE.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 21 per lb.
For any quantity less than 6 lb. (only small quantities available)	...	...	" 22 " (when in stock).

#### CINCHONA FEBRIFUGE.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 10 per lb.
For quantities less than 6 lb.	...	...	" 11 " (when in stock).

#### CINCHONA FEBRIFUGE TABLETS.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 11 per lb.
For any quantity less than 6 lb.	...	...	" 12 " (when in stock).

**Quinoidine** in non-Tablet form (when in stock) at Rs. 9 per lb.

#### QUINOIDINE TABLETS.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 11 per lb.
For quantities less than 6 lb. in one delivery	...	...	" 12 " (when in stock).

Quinine is available in 1 oz.,  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb., 1 lb. and 4 lb. boxes.

Cinchonidine is available in  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb. and 1 lb. boxes (when in stock).

Cinchona Febrifuge is available in  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb. and 1 lb. boxes (when in stock).

Residual Alkaloid (when available) Rs. 9 per lb.

Quinoidine is available in 1 lb. box (when in stock).

Quinoidine Tablets are available in 1 lb. box (when in stock).

Quinine is to be supplied to Hospitals and Dispensaries in Bengal, Bihar and Orissa at Rs. 48 per lb. irrespective of quantity.

*Transit charges are in addition to the above prices in every case.*

Drugs are sold for cash only or by remittance transfer receipts payable in advance. Price of postage must accompany the price of the drug (when the drug is required by post). The name of the Railway and Steamer Station or Post-office must be written distinctly when the parcels are required by Rail, Steamer or by Post. A scale of postage is given below.

[For  $\frac{1}{2}$  lb. 4 annas,  $\frac{1}{4}$  lb. 5 annas, 1 lb. 8 annas,  $1\frac{1}{2}$  lb. 11 annas, 2 lb. 14 annas,  $2\frac{1}{2}$  lb. Re. 1-1, 3 lb. Re. 1-1,  $3\frac{1}{2}$  lb. Re. 1-4, 4 lb. Re. 1-7.]

				Rs.	A.
Quinoidine Tablet	1 lb.,	weg.	3 lb.,	postage	...
Ditto	2 "	"	6 "	"	1 1
Ditto	3 "	"	9 "	"	2 0
					3 0

Local sale at the Jail gate from 7 to 10 A.M. and 2 to 4 P.M.

*N.B.*—Postage stamps are not accepted as revenue.

Government reserve the right to alter the prices without notice.

#### NOTICE.

Advertisements, Notices, etc., intended for insertion in this Part of the Gazette cannot be received after noon on Saturday.



# The Calcutta Gazette

WEDNESDAY, DECEMBER 28, 1921.

## PART II.

### Advertisements.

### LAND SALE NOTICES.

#### Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Tippera, will be put up for sale at the office of the Collector of that district on the 9th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Taxal number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
294	Syampur mahal, pargana Syampur.	2,636 8 6	.....	Hissa 8 annas <sup>294</sup> / <sub>8</sub> ...	Jagomohan Pal, shebait of God Syam Sunder Thakur, and others of Nababpur, Daoca.	1,812 6 4	.....	481 0 1
2890	Dal-ara Charipara mauza, pargana Bardakhat.	2,161 12 0	Whole ...	.....	Nabin Chandra Bhadra ...	.....	47 5 3	.....
2714	Maheshpur mauza, pargana Bardakhat.	1,265 6 0	Do. ...	.....	Haridas Rakhit ...	.....	287 16 6	.....
2736	Mahimpur mauza, pargana Bardakhat.	1,740 3 0	Do. ...	.....	Ramkannal Saha ...	.....	167 11 11	.....
2732	Tinchita Joar, pargana Bardakhat.	1,242 14 0	Do. ...	.....	Jago Bandhu Sur ...	.....	52 6 0	.....

D. H. WARES, Collector.

Comilla, the 12th November 1921.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Nadia, will be put up for sale at the office of the Collector of that district on the 10th January 1922 at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
491	Sadipur, pargana Rajpur.	Rs. A. P. .....	No ...	18 gandas 1 cara 8 and dantis All other shares than that specified will be excluded from sale.	Hiran Kumari Das, mother and guardian of her minor son, Birendra Nath Mustafi, and others.	Rs. A. P. 760 15 8	Rs. A. P. .....	Rs. A. P. 325 3 3
491	Ditto ...	.....	No ...	1 anna ... All other shares than that specified will be excluded from sale.	Sarat Chandra Mustafi and others.	1,141 7 11	.....	388 12 0
3635	Pramatha Nath Ray and others, pargana Hapania.	1,329 0 0	Whole ...	.....	Raja Pramada Nath Roy and others.	.....	614 8 0	.....

Krishnagar, the 18th November 1921.

J. M. SINHA, for Collector, Nadia.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Bakarganj will be put up for sale at the office of the Collector of that district on the 9th January 1922 at 12 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
1735	Manza Chikni Kanda, share 8 as. 10 gds., pargana Ohandradvip and others.	Rs. A. P. 3,882 8 1	.....	Separate account No. 1 containing 9 as. 3 gds. 8 karas and 19 1/2 tila will be sold. The remaining 6 as. 17 gds. 1 kara 3 krantis and 4 til share will be excluded from sale.	Mr. George Joseph Jordon.	Rs. A. P. 1,929 16 6	Rs. A. P. .....	Rs. A. P. 868 3 9
2754	Taluk Durgaram, pargana Uttar Shababaspur.	881 10 0	Whole ...	.....	Sarat Kumar Ray and others.	.....	801 12 10	.....
4891	Oher Kulai Joar Katalia, pargana Ohandradvip.	1,478 6 11	Do. ...	.....	Beikanta Kumar Mahanta and others.	.....	14 15 4	.....

Barisal, the 16th November 1921.

P. H. WADDELL, Collector.



## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, read with section 11 of Act VII (B.C.) of 1868, that the undermentioned estates and shares of estates, in the district of Noakhali, will be put up for sale at the office of the Collector of that district on the 5th January 1922 at 12 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tenul number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		RS. A. P.		<i>Estates.</i>		RS. A. P.	RS. A. P.	RS. A. P.
Lot No. 30, 1663.	Thak Hudrakhal, pargana Sundip.	529 13 0	Whole ...	.....	Munshi Abjud Musafar Ahmed Choudhury and others.	.....	Land revenue— 32 15 9 Cess— 52 1 2 74 0 11	.....
				<i>Khas Mahal Tenures.</i>				
Lot No. 39, 1636.	Char Iswar Roy, Part I, tenure No. 1.	2,999 7 0	Whole ...	.....	Srimati Asmaternona Choudhuran.	.....	Rent— 658 0 6 Cess— 166 0 0 824 0 6	.....
Lot No. 31, 1636.	Char Iswar Roy, Part I, tenure No. 49.	502 9 0	Do. ...	.....	Renu Mish and others	.....	Rent— 109 14 0 Cess— 18 2 0 128 0 0	.....
Lot No. 32, 1636.	Char Iswar Roy, Part I, tenure No. 50.	1,132 11 0	Do. ...	.....	Pratulla Kumar Sen and others.	.....	Rent— 232 0 6 Cess— 99 15 2 331 15 8	.....
Lot No. 46, 1659.	Char Bangshi Kishmat Lakh, tenure No. 671.	882 11 0	Do. ...	.....	Hara Lal Bhuiash ..	.....	Rent— 96 10 6 Cess— 4 15 9 101 10 3	.....
Lot No. 53, 1665.	Char Rahim, tenure No. 185.	699 1 0	Do. ...	.....	Harendra Ranjan Das	.....	Rent— 162 15 0 Cess— 16 7 9 169 6 9	.....
Lot No. 72, 1672.	Nalohira, tenure No. 50 ...	772 3 0	Do. ...	.....	Munshi Masuruddin Ahmed.	.....	Rent— 289 15 0 Cess— 20 1 11 310 0 11	.....
Lot No. 75, 1672, 1674	Nalohira, tenure No. 1 ...	14,517 14 0	Do. ...	.....	Srimati Ananya Purna Das.	.....	Rent— 3,038 14 0 Cess— 475 15 0 4,104 13 0	.....
Lot No. 76, 1673.	Char Bharat Sen, tenure No. 49.	802 11 0	Do. ...	.....	Badlar Rahman ...	.....	Rent— 20 4 0 Cess— 20 2 6 40 6 6	...
				<i>Khas Mahal Estates.</i>				
Lot No. 81, 1686.	Char Alexander, tenure No. 1.	1,003 15 0	Do. ...	.....	Serajal Haque Mish ...	.....	Rent— 216 12 0 Cess— 20 0 0 236 12 0	...

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of each share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.		<i>Shas Mahal Estates—</i> consolid.		Rs. A. P.	Rs. A. P.	Rs. A. P.
Lot No. 83, 1886.	Char Alexander, tenure No. 26.	503 9 0	Whole ...	.....	Serajal Haque Miah and others.	.....	Rent— 110 4 0 Dues— 11 0 0 121 4 0	.....
Lot No. 85, 1946.	Char Alen, tenure No. 1 ...	720 0 0	Do. ...	.....	Serajal Haque ...	.....	Rent— 120 0 0 Dues— 23 6 0 143 6 0	.....

Noakhali, the 21st November 1921.

O. M. MARTIN, Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and shares of estate in the district of Hooghly, will be put up for sale at the office of the Collector of that district on the 2nd January 1922, at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue :—

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
4082	Kalupukheria, pargana Jhenabad.	Rs. A. P. 12,518 0 0	Nil ...	2 a. 12 g. 1 c. 1 kt. share of mauza Ghaana and Basantapur; 15 g. 3 c. 3 dt. share of mauza Ghosepur; 1 a. 11 g. share of mauza Joykrishnapur.	Nagendra Nath Roy and others.	Rs. A. P. 863 13 2	Rs. A. P. Nil	Rs. A. P. 116 4 0

Hooghly Collectorate, the 23rd November 1921.

M. N. MUKHARJI, for Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and shares of estate, in the district of Khulna, will be put up for sale at the office of the Collector of that district on the 9th January 1922, at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue :—

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
949	Haria, pargana Sunderbans.	Rs. A. P. 2,065 0 0	Whole ...	.....	Kazi Abdul Mohit and others.	Rs. A. P. .....	Rs. A. P. 2,065 0 0	.....

Khulna, the 24th November 1921.

BHABANI PRASAD NIVOGI, for Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Faridpur, will be put up for sale at the office of the Collector of that district on the 5th January 1922 at 11 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
1199	Taluk Banamali Bose, pargana Telihat.	911 10 6	Whole ...	.....	Surendra Nath Guha...	.....	316 9 6	.....
6449	Taluk Dotalalapti Char Bhaga, pargana Kartikpur Sujabad.	1,555 0 0	Do. ...	.....	Munshi Serajuddin Ahammad Choudhuri and others.	.....	337 8 0	.....
6518	Taluk surplus accretion to Salepur, pargana Habili, tappa Mohammadpur.	1,598 0 0	Do. ...	.....	Probhat Chandra Chatterjee.	.....	155 0 0	.....
6710	Taluk Krishna Das Ray, pargana Jalalpur.	360 0 0	Do. ...	.....	Devendra Kumar Bose	.....	435 0 0	.....

Faridpur, the 18th November 1921.

G. P. Hogg, Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned share of estate, in the district of Jessore, will be put up for sale at the office of the Collector of that district on the 7th January 1922 at noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
5041-1	Dehi Karora, pargana Rajpur.	.....	No ...	Share No. I ... All other shares than that specified will be excluded from the sale.	Amulya Nath Roy Chowdhuri and others.	773 5 0	.....	89 15 04

Jessore, the 25th November 1921.

AMBU NATH CHATTERJEE, for Collector.



## Notification B.

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 12th January 1922, the undermentioned estate or share of estate, in the district of Midnapore, will be put up for sale at the office of the Collector of that district on the 27th March 1922 at 12 o'clock for the said arrears.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share.

1	2	3	4	5	6	7	8	9	10
Tauki No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold.
		Rs. A. P.					Rs. A. P.	Rs. A. P.	Rs. A. P.
1007	Pargana Kasigara, M. Purba Itara, Balagasti Palkan.	Land revenue— 43,969 3 4  Police— 178 0 7  Balagasti— 115 9 4	Entire ...	.....	Official Trustees of Bengal, Executor to the estate of late Manik Lal Seal and others.	.....	520 2 0  (June 1917 to September 1921). Balagasti.	.....	Balagasti— 520 2 0

Midnapore, the 26th November 1921.

Q. MUHAMMAD, for Collector.

## Notification.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and share of estate, in the district of 24-Parganas, will be put up for sale at the office of the Collector of that district, on the 10th January 1922, at 12 noon, for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

1	2	3	4	5	6	7	8	9
Tauki No.	Name of mahal and pargana.	Sadar jama of the whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
		Rs. A. P.				Rs. A. P.		Rs. A. P.
292	Huda Joychandipore, pargana Anandabad.	8,311 8 10	.....	Separate account No. 4— 2a. 18g. 1k. 1kr. share is to be sold. All other shares besides that specified will be excluded from the sale.	Naba Kishore Mandal and others.	1,385 4 4	.....	9 5 9

Alipore, the 2nd December 1921.

H. CHATTERJEE, for Collector.

**Notification A.**

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Hooghly will be put up for sale at the office of the Collector of that district on the 2nd January 1922 at 12 noon for arrears of revenue and other demands, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
4082 2	Kalupukhuria, pargana Jehanabad.	13,518 0 0	Nil	1a. 17g. 3c. 0kt. 3job in mauza Ghosampur 1a. 2g. 1c. 8dt. in mauza Jaykrishnapur.	Nobu Coomar Hazarrah and another.	844 6 9	Nil	112 1 0

Hooghly Collectorate, Chinsurah, the 17th November 1921.

J. G. DUNLOP, Collector.

**Notification A.**

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estate and shares of estate, in the district of Burdwan, will be put up for sale at the office of the Collector of that district on the 6th January 1922 at 12 noon, for arrears of revenue and other demands for September 1921 kist, which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi number.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.
189	Asuri, etc., pargana Satsaika.	2,260 9 11	Whole estate is to be sold.	.....	Sayed Abdul Flesan and others.	...	354 6 6	...

Burdwan, the 18th November 1921.

J. G. DRUMMOND, Collector.

**Notification B.**

NOTICE is hereby given, under sections 5 and 13, Act XI of 1859, that unless the arrears mentioned below are paid on or before the next latest date of payment, viz., the 12th January 1922, the undermentioned estate or shares of estate, in the district of Nadia, will be put up for sale at the office of the Collector of that district on the 14th January 1922, at 12 noon for the said arrears.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.	Nature and amount of demand for which to be sold.
1	2	3	4	5	6	7	8	9	10
		Rs. A. P.				Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
2188 3	Begamabad, pargana Begamabad.	...	No	3 annas 8 pies ... All other shares than that specified will be excluded from the sale.	Devendra Narayan Singha.	2,373 15 0	...	680 4 6	680 4 6 Attached under order of Sub-Judge of Krishnagar in his money execution case No. 57 of 1917.

Krishnagar, the 18th November 1921.

J. M. SINHA, for Collector, Nadia.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Pabna, will be put up for sale at the office of the Collector of that district on the 11th January 1922, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

1	2	3	4	5	6	7	8	9
Tauzi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
		Rs. A. P.				Rs. A. P.	A. P.	Rs. A. P.
8	Dihl Shorotoli, pargana Ishaf-shahi.	10,767 9 0	.....	• Residuary share—3 as. 5 gds. 2 coras 3 kags 17½ tils share of Kuradoypurhak, Kurabari <i>alias</i> Kurabajuchak, Dattabari, Junglikhamar, Jhonjhonibari, Kewneorgacha, Khamarpura; 1 a. 1 cora 3 kags 17½ tils share of Bitbari <i>alias</i> Bitbari, Keorgacha, Nankiganti, Shenganti; 3 as. 5 gds. 2 coras 3 kags 17½ tils share of Krishnapurhak, Nagorbayrak, Pangashl Farid, Shorotda, Bhyambaria, Durgapur, Holudgharpura, Sitapati, Putia Bhogirath, Horepara, Raghobpur <i>alias</i> Baghalpur, Rakhalgacha; 1 a. 15 gds. 3 coras 1 kag 15 tils share of Baldipara, Janglibarik <i>alias</i> Janglipur; 2 as. 15 gds. 2 coras 1 kag 5½ tils share of Shyampur; 1 a. 15 gds. 3 coras 1 kag 15 tils share of Tejandrabari; 1 a. 15 gds. 3 coras 1 kag 15 tils share of Maricha and Bamongaon; 2 as. 16 gds. 3 coras 1 kag 17½ tils share of Mehal Satharia <i>alias</i> Mehal Sanbaria; 6 as. 6 gds. 3 coras 3 kags share of Dwaripur, Dasharathdiar and Khanjandiar; 3 as. 5 gds. 2 coras 3 kags 17½ tils share of Kaoharibari, Narnia, Alodia; 11 as. 3 gds. 3 coras share of Hemantabatsalpak <i>alias</i> Hemanta'ati, Balukola, Pestak, Homlakola, Morakadal; 11 as. 5 gds. 3 coras 1 kag 6½ tils of Jamirtachak, Alajjanachak, Satharia (share 3 as. 4½ gds.), Jote Shyam, Ohhaibaria and Nishintapur; 11 as. 5 gds. 3 coras 1 kag 6½ tils of Nowhatta; 8 as. 17 gds. 1 kag 9½ tils of Pochakola; 9 as. share of Shalabasapur; 9 as. 11 gds. 3 kags 7½ tils of Sontosha; 9 as. share of Rhoratoli; 9 as. 17 gds. 3 coras 3 kags 11½ tils of Lahribari, Falksha; 11 as. 5 gds. 3 coras 1 kag 6½ tils share of Parkola; 6 as. 1 gd. 2 coras 3 kags 7½ tils of Majgram <i>alias</i> Latibpur; 8 as. 1 gd. 18½ tils of Chak Tebaria with Chandpur; 11 as. 7 gds. 3 coras 2 kags 14½ tils of Arjoondia (hissa 6 as.) <i>alias</i> Khamargaon; 8 as. 12 gds. 3 coras 19 tils 10 tilpougonda share of Gopinathpur; 11 as. 4 gds. 3 coras 2 kags 9 tils 1 tilpougonda share of Pakortola; 9 as. 6 gds. 3 coras 12½ tils share of Tethulia <i>alias</i> Ek-rampur; 12 as. 6 gds. 3 coras 2 kags 13½ tils of Balshabari; 15 as. 6 gds. 1 cora 2 kags 10 tils of Shatbariachala (13 as. 16½ gds.); 9 as. 6 gds. 3 coras 5½ tils of Basantapur; 9 as. 6 gds. 3 coras 9½ tils of Thakurbari; 8 as. 11 gds. 1 cora 2 kags 19½ tils of Chalmharapara, Gohallbari <i>alias</i> Gopalbari; 5 as. 5 gds. 3 coras 3 kags share of Dasaspatti and Khidrappatia; 7 as. 13 gds. 3 coras 8 kags 5½ tils of Banahbaria; 5 as. 15 gds. 3 coras 10 tils of Domdons; 3 as. 5 gds. 3 coras 3 kags 17½ tils share of Koyra Khamarpura, Kachrapara, Nandinsachanda, Misriganti, Thorpotasia, Baghutia, Bhatopalkhanda, Moheshpur and Mahammadpur; 10 as. 16 gds. 1 cora 2 kags 10 tils share of Gobindapur; 5 as. 12 gds. 1 cora 1 kag 6½ tils share of Betil (hissa 7 as.) and Arjoondia hissa 7 as.; 11 as. 7 gds. 2 coras 1 kag 10½ tils of Chola Betlikamat <i>alias</i> Betil (6 as.); 5 as. 6 gds. 2 coras 3 kags 17½ tils of Udaykrishnapur, Klongjani, Ichhamati, Kanthona, Kurapestak, Kumarpura <i>alias</i> Sontosha, Gudhibari, Jotola, Jolshati <i>alias</i> Jolshati, Banagantibonam, Nalkhan Mohajetepara, Hsilia, Horehonoraboli, Kura Udaypur, Bilghatil Beial, Bipro Tethulia <i>alias</i> Kalinga, Bhadrghat <i>alias</i> Kalinja, Barahar <i>alias</i> Faridpur, Barahar, Bonbaria <i>alias</i> Kadalibonbaria, Beara, Baniganthi, Bengnai, Bhulgacha, Barahar and Ghoshgauti.	Kabittish Bhutan and Kadhica Bhushan Roy and others.	2,289 13 0	.....	693 13 9 Police— 11 13 6
1784	Bonbaria, pargana Kattarmahal.	532 0 0	Whole ..	.....	Mir Khorehed Ali	.....	199 8 0	.....
181	Dihl Fulbaria, pargana Bajurash Mahabatpur.	778 6 10	Do. ..	.....	Khondkar Md. Luthfal Haq Abul Romain.	.....	98 14 2	.....

\* All other shares than that specified will be excluded from the sale.

Pabna Collectorate, the 8th December 1921.

A. C. GUPTA, for Collector.



## Notification A.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Birbhum, will be put up for sale at the office of the Collector of that district on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausl No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
171	Lombodarpur, pargana Khatanga.	Rs. A. P. 1,159 6 0	.....	Except separate account Nos. 1 to 7, residuary share 10as. 9gds. 1c. 1kt. of mauza Ajaipur, Alunda chak alias Alundachhota Gope mahal, Joypur chakran Sabak, Jaipur Jaipur Dasi bajelami Bajapti, jungle jama, Jukar jama, Nawaparachak, Lombodarpur chak, Baijarpur, Boria chak, Sia and Melena and 16 annas share of mauza Jonka chak.  All other shares than that specified will be excluded from the sale.	Aghore Nath Banerjee and others.	Rs. A. P. 758 11 9	.....	Rs. A. P. 2 8 4
1946	Huda Kutabpur, pargana Fatehpur, Kutabpur, Fatehpur.	2,084 18 7	.....	Separate account No. 1, 14as. 9gds. 3c. share.  All other shares than that specified will be excluded from the sale.	Anit Mohan Ghosh Moulic, Sebati.	1,828 0 1	.....	162 1 1

Suri, the 5th December 1921.

SAKHAWAT HOSSAIN, for Collector.

## Notification A.

NOTICE is hereby given under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Midnapore, will be put up for sale at the office of the Collector of that district, on the 10th January 1922, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tausl No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
495	Pargana Barai Chora, mahal Achchhut chak.	Rs. A. P. 501 7 1	Entire ...	.....	Priya Nath Ghose and others...	.....	7 5 2	.....
270	Pargana T. Balisita, mahal Bhitarenode, 4 annas share.	1,658 14 10	Do. ...	.....	Surendra Nath Das and others	.....	131 2 10	.....
312	Pargana Batitaki, mahal Palgorya.	630 1 7	Do. ...	.....	Kedar Nath Pal and others, sobait of Lakhijayardan Jew Thakur.	.....	36 0 7	.....
1803	Pargana Maynachora, mahal Narangadighi.	1,493 7 11	.....	Separate account No. 2, 6 annas share of the mahal will be sold	Srimoty Saradamayee Dasi ...	556 5 0	.....	42 13 7
PART II.								
3896	Pargana Patashpur, mahal Manpur.	720 0 0	Entire ...	.....	Srimoty Gangamoni Dasi and others.	.....	720 0 0 January 1921 to September 1921.	.....

Midnapore, the 26th November 1921.

Q. MUHAMMAD, for Collector.

## Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates, in the district of Murshidabad, will be put up for sale at the office of the Collector of that district on the 9th January 1922, at noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Tansi No.	Name of mahal and pargana.	Sadar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sadar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
		Rs. A. P.					Rs. A. P.	
	Mahal Sabalpur, pargana Madhupur.	4,390 11 0	Whole estate.	.....	Asst. Mohan Ghosh Moulik of Panchchupi, police-station Barwan.	.....	810 2 1	.....
301	Mahal Madhupur, pargana Eulberia.	1,351 0 8	Ditto	.....	Ditto	.....	814 1 3	.....

Berhampore, the 16th December 1921.

W. S. ADIE, Collector.

## Advertisement of sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Central Section of the Eastern Bengal Railway, in the district of the 24-Parganas, will be put to sale at 12-30 P.M. on 6th February 1922, corresponding with the 23rd Magh 1320 B. S. Fusli, at the Dogachia Railway station.

The purchasers of the several plots of land will be subject to the following conditions :—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The sale will become final on receipt by the Collector of the orders of the Commissioner confirming it, and a regular conveyance will then be granted to the purchaser.

1	2	3	4	5	6		7		8	9
Consecutive lot No.	Name of district.	Pargana and mauza.	Number of mile on which land is situate.	Situated on which side of the railway.	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
					B. K. C.	Acres and decimals.	Reasons for exclusion.	Acres and decimals.		
1	24-Parganas	Parganas Utra and Anwarpur, mauzas Biru and Narayanpur.	Mile 27 from Bongong.	Northside ...	12 2 6	4'006	...	...	Commenced from chainage 1378'80, terminated at chainage 1389'10.	Bounded on the— North—By the village lands of Biru and Narayanpur. East—By the village land of Narayanpur and by the land of Eastern Bengal Railway. South—By the land of Eastern Bengal Railway. West—By the village land of Biru and Narayanpur.
2	Ditto ...	Ditto ...	Ditto ...	South side ...	13 14 15	4'545	...	...	Commenced from chainage 1378'80, terminated at chainage 1393'00.	North—By the village land of Narayanpur and by the land of Eastern Bengal Railway. East and South—By the village lands of Biru and Narayanpur. West—By the village land of Biru and by the land of Eastern Bengal Railway.

Alipore, the 10th December 1921.

SASI BHUSAN BHATTACHARJI, for Collector.

## Notice of sale for arrears of revenue.

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II (B.C.) of 1871, that the undermentioned Noabad taluks within the Satkania khas mahal in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 11th February 1922 for arrears of rent and cesses remaining unpaid on the 28th September 1921 :—

Number.	Name of mauza, thana and mahal.	Name of proprietor.	SADAR JAMA.		AMOUNT OF ARREARS FOR WHICH THE TENURE IS TO BE SOLD.		
			Rent.	Cesses.	Rent.	Cesses.	Total.
1	2	3	4	5	6	7	8
			Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
401	Thana Bashkhal, mauza Ohtasanua, mahal Noabad taluk Ohtasanua.	Jocesh Chandra Ray, son of Girish Chandra Ray, of Parakora.	3,574 8 0	499 9 9	1,340 7 0	187 4 0	1,527 11 0
403	Thana Bashkhal, mauza Putchary, mahal Noabad taluk Mobarakali Borsali.	Shuk Makbulali Chaudhury, son of Md. Sharif Miajee, of Ohtasanua, Basarat Ali, son of Jafar Ali Chaudhury, of Putchary.	2,125 0 0	462 0 6	1,171 14 0	173 4 0	1,345 2 0
34, 1823 35059	Thana Bashkhal, mauza Napora, mahal Noabad hal taluk Rajkumar Ray.	Ali Moddin Chaudhury, alias Ali Chaudhury, son of Jafar Ali, of Putchary.	1,137 7 9	108 0 6	427 2 0	40 8 0	467 10 0
17 420	Thana Bashkhal, mauza Chambal, mahal Noabad taluk Tajanasa.	Abdul Karim Chaudhury, son of Fajal Ali Chaudhury, of Tallardip.	1,954 4 0	229 15 0	1,186 8 0	172 8 0	1,359 0 0
62 477	Thana Bashkhal, mauza Chambal, mahal Noabad taluk Abdul Majid.	Ditto ditto ...	531 6 0	68 7 3	199 4 0	25 11 0	224 15 0
4051 35000	Thana Bashkhal, mauza Noorum Chera, mahal Noabad hal taluk Ramdin Hajaree.	Sm. Mathuria Dehya, wife of Ramdin Hajaree, on behalf of her minor son Raj Narayan Hajaree, Shihdayal Singh Hajaree, son of Bhagirat Sing Hajaree of Sahar Andarkilla, thana town.	1,971 9 6	333 7 9	339 5 6	125 1 0	464 6 6
5415 4796	Thana Satkania, mauza Barabatal, mahal Noabad taluk Lal Md. Daroga.	Sarada Kripa Lala, Girija Kripa Lala, son of Pran Hari Lala, of Popadia.	1,062 13 0	144 0 9	377 8 0	54 0 3	331 8 3
5674 5069	Thana Satkania, mauza Paharchanda, mahal Noabad taluk Nilmani.	Ramesh Chandra Chaudhury, son of Girish Chandra Chaudhury, of Sanhara, thana Patiya.	661 10 0	109 1 0	344 5 9	40 14 2	385 4 0
5885 5080	Thana Satkania, mauza Diger Putibila, mahal Noabad taluk Nilmani.	Jaget Chandra Bhattacharjee, son of Ram Das Bhattacharjee, of Sanhara, Maulvi Basala Rahaman Chaudhury, son of Maulvi Abzal Chaudhury, of Hasimpur and others.	566 8 0	101 1 0	394 1 0	75 12 6	369 13 6
6289 5617	Thana Satkania, mauza Charamba, mahal Noabad taluk Kalkinkar.	Pran Hari Chaudhury, son of Haradas Chaudhury, for self and for minor Jiban Hari, Kallash Chandra, Purna Chandra, son of Ramsharan Chaudhury, Tarak Chandra, son of Kall Kinkar Chaudhury, Trahl Ram, son of Hari, of Charamba, and others.	1,965 13 0	147 10 3	746 12 9	110 11 9	866 8 8

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.

## Notice of Sale for arrears of revenue.

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II (B.C.) of 1871, that the undermentioned Noabad taluk within the Patiya khas mahal, in the district of Chittagong, will be put up to public and unreserved sale at the Collector's office of that district on the 9th February 1922 for the arrear of rent and cesses remaining unpaid on the 28th September 1921 :—

Serial No.	Number of taluk.	Name of tenure with situation.	Name of proprietor.	ANNUAL RENT.		ARREAR.		
				Rent.	Cess.	Rent.	Cess.	Total.
1	2	3	4	5	6	7	8	9
				Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
1	6749 892	Mauza Dhopechari, thana Patiya, mahal Noabad, taluk Keramat Ali Kamalproo.	Mahiraj Chowdhuri, son of Kulu Chand Chowdhuri, of Hasimpur.	845 0 0	177 8 0	216 8 0	63 9 0	383 1 0

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.



**Notice of Sale for arrears of revenue.**

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act I. (B.C.) of 1871, that the undermentioned Noabad Taluks within Raizan khasmahal, in the district of Chittagong, will be put up to public and unreserved sale at the Collector's office of that district on the 10th day of February 1922 for arrears of rent and cesses remaining unpaid on the 28th day of September 1921.

Serial No.	Name of taluk.	Name of taluk with its situation.	Names of proprietors.	JAMA.		ARREARS.		
				Rent.	Cess.	Rent.	Cess.	Total.
f.	8918	Mausa Ghat Cheque, thana Rangunia, Noabad taluk Kaisalya.	Kanta Prasad Hazari	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
	81192			539 0 0	83 5 6	202 2 0	31 4 0	233 6 0
2	4444	Manza Debipur Kadamtali, thana Rangunia, mahal Noabad taluk Kalooda Barua.	Ramesh Chandra Roy and others.	612 13 9	61 2 3	1,022 3 6	89 8 0	1,111 11 6
	81899							

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.

**Notice of Sale for arrears of revenue.**

NOTICE is hereby given, under section 6, Act XI of 1859, read with Act VII (B.C.) of 1868 and Act II of 1871, that the undermentioned Noabad taluks within the Sadar khas mahal in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 8th February 1922 for arrears of rent and cesses remaining unpaid on the 28th September 1921 :—

Serial No.	Number of taluk.	Name of taluk with its situation.	Name of proprietor.	SADAR JAMA.		ARREARS.		
				Rent.	Cess.	Rent.	Cess.	Total.
1	855	Ahamed Ali of Bakolia ...	M. Mosharaf Ali and others.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
	20184			1,755 4 0	233 9 6	276 15 9	74 4 3	351 4 0
2	4120	Atbar Ali of Companynagar	Karamat Ali and others.	1,244 14 0	233 11 6	26 0 3	6 0 0	31 0 3
	4365							
3	4572	Ayar Ali of Jugkhola ...	Md. Ibrahim ..	2,478 12 0	231 13 6	927 10 0	87 1 0	1,014 13 6
	23878							
4	4572	Obadulla of Jugkhola ...	Kalamchad Sadagar ...	1,149 0 0	89 9 0	861 12 0	87 2 0	928 14 0
	23879							
5	4618	Farad Jafar of Hafania ...	Nipruchie Manreju ...	825 3 0	38 5 0	105 8 3	...	105 8 3
	23926							

Chittagong, the 13th December 1921.

H. K. GHOSH, for Collector.

**Under deduction of amount re-transferred to India, and outstanding in the books of the Imperial Bank of India on the 15th December 1921.**

Particulars.	SECOND INDIAN WAR LOAN—				5 per cent. Loan, 1945-55.	Ten year 6 per cent. Bonds, 1950.	Five year 6 per cent. Bonds, 1955.	Ten year 6 per cent. Bonds, 1961.	Total.
	5½ per cent. War Bonds, 1931.	5½ per cent. War Bonds, 1933.	5½ per cent. War Bonds, 1935.	5½ per cent. War Bonds, 1938.					
Balance of 30th November 1931	16,125	12,000	45,100	1,74,650	3,58,300	19,37,400	1,02,43,400	21,83,400	7,69,18,775
ADD—									
Amount of Loan Certificate transferred to stock in London	54,500	51,000	50,500	54,000	54,500	54,000	54,500	54,000	54,500
Amount issued in London by conversion under Notification No.	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000
Amount encased at Madras up to	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000
Amount encased at Bombay up to	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000
Amount encased at Calcutta between 1st and 15th December 1931	50,000	50,000	50,000	50,000	50,000	2,30,000	1,400	50,000	2,40,500
Total	16,125	12,000	45,100	1,74,650	3,58,300	21,57,400	1,02,44,800	21,83,400	7,71,64,275
DEDUCT—									
Amount written off in the London Registers	50,000	50,000	50,000	50,000	50,000	50,000	50,000	50,000	74,000
Balance on 15th December 1931	16,125	12,000	45,100	1,74,650	3,58,300	21,57,400	1,02,44,800	21,83,400	7,70,80,275

PUBLIC DEBT OFFICE, IMPERIAL BANK OF INDIA,  
*Calcutta, the 19th December 1921.*

## IMPERIAL BANK OF INDIA.

## Statement showing the affairs of the Imperial Bank of India on the 16th December 1921.

LIABILITIES.				ASSETS.			
		Rs.	A. P.			Rs.	A. P.
Subscribed Capital	...	11,23,96,000	0 0	Government Securities	...	11,28,99,000	0 0
Capital paid up	...	5,62,24,000	0 0	Other authorized securities under the Act	...	1,33,44,000	0 0
Reserve	...	3,91,79,000	0 0	Loans	...	26,66,47,000	0 0
Public Deposits	...	9,71,90,000	0 0	Cash Credits	...	23,32,76,000	0 0
Other Deposits	...	67,80,24,000	0 0	Inland bills discounted and purchased	...	9,92,97,000	0 0
Loans against securities per contra	...	40,06,000	0 0	Foreign bills discounted and purchased	...	5,16,000	0 0
Contingent liabilities	...	...	...	Bullion	...	19,000	0 0
Sundries	...	1,22,16,000	0 0	Dead Stock	...	2,30,33,000	0 0
				Liability of constituents for contingent	...	...	...
				Liabilities per contra	...	...	...
				Sundries	...	57,18,000	0 0
				Balances with other Banks	...	13,87,000	0 0
						74,61,31,000	0 0
				Cash	...	14,07,08,000	0 0
						88,68,39,000	0 0

The above balance sheet includes—

Deposits in London ... £ 48,000

Advances in London ... £ 885,700

Cash and balances at other Banks in London... £ 87,582

Percentage ... 17.77

Bank Rate ... 6<sup>3</sup>/<sub>4</sub>.

B. AITKEN,

N. M. MURRAY (offg.),

Managing Governors.

(2166—1)

## In the 1st Court of the Sub-Judge at Midnapore.

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 219 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in the pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Lakhunpur, thana No. 360, interest No. 13, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 3rd January 1922 and contest, if they like, under 61, Rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2069—1)

## In the 1st Court of the Sub-Judge at Midnapore.

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 218 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Kalapathar, thana No. 312, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 24th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2128—1)

## In the 1st Court of the Sub-Judge at Midnapore.

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 225 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Pachapani, thana No. 4, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 18th January 1922 and contest if they like under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2129—1)

## In the 1st Court of the Sub-Judge at Midnapore.

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 226 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Sinduria, thana No. 81, interest No. 13, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 18th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2130—1)



**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 227 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Lagadari, thana No. 14, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 18th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2131—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 228 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Boyastubpore, thana No. 131, interest No. 13, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 19th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2132—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 220 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Kurchibani, thana No. 247, interest No. 13 in Silda pargana is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 9th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2133—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 224 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Mohanpur, thana No. 359, interest No. 13, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 11th January 1922 and contest, if they like, under 61, rule 8, C.P.C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2134—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 229 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record of rights regarding mauza Khasmar, thana No. 12, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. At all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 19th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2135—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 232 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Kakrajor, thana No. 27, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 24th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.

Midnapore, the 17th December 1921. (2136—1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 238 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Dakai, thana No. 162, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 10th January 1922 and contest, if they like, under 61, rule 8, C.P.C.

H. MAZUMDAR, Sub-Judge.  
Midnapore, the 17th December 1921. (2137-1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 239 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Barighati, thana No. 82, interest No. 13, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 11th January 1922, and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.  
Midnapore, the 17th December 1921. (2138-1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 240 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Patharchakri, thana No. 417, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 12th January 1922, and contest, if they like, under 61, rule 8, C.P.C.

H. MAZUMDAR, Sub-Judge.  
Midnapore, the 17th December 1921. (2139-1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindary Co., Ltd., has instituted suit No. 241 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Majgeria, thana No. 98, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 17th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.  
Midnapore, the 17th December 1921. (2140-1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 242 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Kharipahari, thana No. 353, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 17th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.  
Midnapore, the 17th December 1921. (2141-1)

**In the 1st Court of the Sub-Judge at  
Midnapore.**

TAKE notice that Midnapore Zamindari Co., Ltd., has instituted suit No. 243 of 1921 in the 1st Sub-Judge's Court, Midnapore. In the record-of-rights of pargana Silda, in district Midnapore, various rights and profits are recorded in favour of the tenants of Silda in the khas patit and khas jungles of the Company in that pargana. The Company seeks in that suit a declaration that the entry in the record-of-rights regarding mauza Amlashol, thana No. 83, interest No. 12, in Silda pargana, is *ultra vires* and wrong, and that the tenants have no such rights. They also ask for a permanent injunction against the tenants. As all the tenants of the pargana Silda are interested in the suit, and as the remedies are sought against all of them, any person having any land in Silda and desirous of defending their rights may appear in the suit on 19th January 1922 and contest, if they like, under 61, rule 8, C. P. C.

H. MAZUMDAR, Sub-Judge.  
Midnapore, the 17th December 1921. (2142-1)

**In the High Court of Judicature at Fort William in Bengal.**

INSOLVENCY CASE No. 65 of 1916.

Re : Henry Wood, *ex parte* the debtor.

NOTICE is hereby given that a dividend is intended to be declared in this matter and that the same will be paid at this office on or after the 15th day of February 1922 except Saturday and Sunday.

Like notice in the matter of James Blisset Richardson, *ex parte* the debtor No. 138 of 1916.

G. M. FALKNER, Official Assignee.

Calcutta, the 16th December 1921. (2109—1)

**In the Court of the District Judge at Bakarganj.**

INSOLVENCY CASE No. 14 of 1921.

PRESENT :

D. C. PATTERSON, Esq., I.C.S., District Judge.

NOTICE is hereby given that one Ashutosh Gangapadhyaya, son of late Banamali Gangapadhyaya, of Rajapur, police-station Rajapur, district Bakarganj, has applied to this Court to be adjudged an insolvent, and that 5th January 1922 has been fixed for hearing the petition and for examination of the petitioner.

D. C. PATTERSON,  
District Judge.

Barisal, the 16th December 1921. (2116—1)

**In the Court of the District Judge of Burdwan.**

INSOLVENCY CASE No. 24 of 1921.

[Notice under the Provincial Insolvency Act, V of 1920.]

NOTICE is hereby given to his creditors that the insolvency petition filed by the judgment-debtor Choudhuri Lal Muhammad, son of late Choudhuri Moulavi Yasin, of Baghar, thana Sahelganj, district Burdwan, has been admitted and that 7th January 1922 has been fixed for hearing thereof.

P. E. CAMMIADÉ, District Judge.  
Burdwan, the 20th December 1921. (2162—1)**ORDER OF ADJUDICATION.**

[Section 30 of the Provincial Insolvency Act, V of 1920.]

**In the Court of the District Judge at Chittagong.**

INSOLVENCY APPLICATION No. 35 of 1921.

PURSUANT to a petition, dated 14th September 1921, filed by Karim Baksa, son of Nur Baksa, of Feringi Bazar, Chittagong, and on the application of the debtor himself and on reading his petition and hearing his pleader it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. He is directed to apply for his discharge within one year. As the application has been opposed by creditor No. 3, a receiver is necessary, although the insolvent's property is stated to be of the value of Rs. 11 only, and Mr. Percival, Vakill, is hereby appointed receiver.

Dated this 15th day of December 1921.

J. JOHNSTON, District Judge.  
(2114—1)**NOTICE TO CREDITORS OF THE DATE OF HEARING OF AN INSOLVENCY PETITION.**

[Section 19 of the Provincial Insolvency Act, V of 1920.]

**In the Court of the District Judge at Chittagong.**

INSOLVENCY APPLICATION No. 47 of 1921.

WHEREAS Nanda Kumar De, son of Biswambor De, of Dewannagar, police-station Hathazari, has applied to this Court by a petition, dated 5th December 1921, to be declared an insolvent under the Provincial Insolvency Act, V of 1920, this is to give notice that the Court has fixed the 20th day of January 1922 for the hearing of the aforesaid petition and the examination of the debtor.

J. JOHNSTON, District Judge.  
Chittagong, the 16th December 1921. (2115—1)**ORDER OF ADJUDICATION.**

[Section 30 of the Provincial Insolvency Act, V of 1920.]

**In the Court of the District Judge at Chittagong.**

INSOLVENCY APPLICATION No. 27 of 1921.

PURSUANT to a petition, dated 12th August 1921, filed by Akhil Chandra Das, son of late Gouri Kanta Das, of Mohira, police-station Patiya, and on the application of the debtor himself and on reading his petition and hearing his pleader it is ordered that the debtor be and the said debtor is hereby adjudged insolvent and is directed to apply for his discharge within one year from this date. Mr. Percival, Vakill, is appointed Receiver.

Dated this 19th day of December 1921.

J. JOHNSTON, District Judge.  
(2164—1)**In the Court of the District Judge of Dinajpur.**

INSOLVENCY CASE No. 31 of 1921.

JOY SINGH POLI, son of Biju Poli, resident of Baruya, police-station Bochaganj, district Dinajpur, was adjudicated insolvent on the 3rd day of August 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 19th December 1921. (2120—1)

**In the Court of the District Judge of Dinajpur.**

INSOLVENCY CASE No. 64 of 1921.

KISTARAM POLI, son of Nitaloo Poli, deceased, resident of Mallikpur, police-station Pirganj, district Dinajpur, was adjudicated insolvent on the 5th day of August 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 19th December 1921. (2121—1)

**In the Court of the District Judge of Dinajpur.**

INSOLVENCY CASE No. 61 of 1921.

KHASH NASYA, son of Khorkatoo Molla, deceased, resident of Nezampur, police-station Biroil, district Dinajpur, was adjudicated insolvent on the 24th day of November 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 19th December 1921. (2122—1)



**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASE No. 56 of 1921.**

POHATU DESHI, son of Thethla Deshi, deceased, resident of Ranchandrapur, police-station Biroil, district Dinajpur, was adjudicated insolvent on the 30th day of November 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 19th December 1921. (2125—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASE No. 26 of 1921.**

NEBRU DESHI, son of Alku Deshi, deceased, resident of Makail, police-station Kushamandi, district Dinajpur, was adjudicated insolvent on the 2nd day of August 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2149—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASE No. 40 of 1921.**

KASHATULLA MAHOMED, son of Ear Mahomed Saha, deceased, resident of Tegra Maheshpur, police-station Biroil, district Dinajpur, was adjudicated insolvent on the 22nd day of September 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2150—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASE No. 21 of 1921.**

BADAR MAMUD MONDAL, son of Jamir Mondal, deceased, resident of Faridpur, police-station Parbatipur, district Dinajpur, was adjudicated insolvent on the 21st day of September 1921. He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2151—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASE No. 63 of 1921.**

HARI MOHAN PALI, son of Nitaloo Pali, deceased, resident of Mallikpur, police-station Pirganj, district Dinajpur, was adjudicated insolvent on the 11th day of August 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2153—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASES Nos. 7 AND 8 OF 1921.**

HARI MOHAN SAHA and BENODEBEHARI SAHA, sons of Badan Chandra Saha, deceased, residents of Madarganj, police-station Thakurgaon, district Dinajpur, were adjudicated insolvents on the 9th day of August 1921.

They must apply for their discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2154—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASES Nos. 1 AND 2 OF 1921.**

HOSSAIN MAHOMED and DEWAN MAHOMED-SARKER, sons of Amantulla, residents of Bamanbhita, police-station Birganj, district Dinajpur, were adjudicated insolvents on the 6th day of August 1921.

They must apply for their discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2155—1)

**In the Court of the District Judge of  
Dinajpur.**

**INSOLVENCY CASE No. 34 of 1921.**

MAJLU MAHOMED, son of Banatulla, deceased, resident of Narattampur, police-station Biroil, district Dinajpur, was adjudicated insolvent on the 5th day of August 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2156—1)

**In the Court of the District Judge of  
Hooghly.**

**INSOLVENCY PETITION No. 36 of 1921.**

NOTICE is hereby given that Naran Chandra Sarnoker, son of late Mahesh Chandra Sarnoker, of Furfura, thana Jangipara, district Hooghly, was, on the 8th November 1921, adjudged an insolvent. The 6th January 1922 has been fixed for framing a schedule of creditors and debts and creditors are required to prove their claims on that day.

K. C. NAG, District Judge.

Chinsura, the 6th December 1921. (2046—1)

**In the Court of the District Judge of  
Jalpaiguri.**

**INSOLVENCY CASE No. 28 of 1921.**

SHEWKARAN SAROWGI, son of Lachhiram Sarowgi, deceased, resident of Anbari T. E., police-station Dhupguri, district Jalpaiguri, was adjudicated insolvent on the 28th day of November 1921.

He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 19th December 1921. (2123—1)

**In the Court of the District Judge of  
Jalpaiguri.**

**INSOLVENCY CASE No. 25 of 1921.**

KALOORAM BRAHMEN, son of Budhram Brahmin, deceased, resident of Metalli, police-station Damdim, district Jalpaiguri, was adjudicated insolvent on the 29th day of November 1921.

He must apply for his discharge within two years from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 19th December 1921. (2124—1)

**In the Court of the District Judge of  
Jalpaiguri.**

**INSOLVENCY CASE No. 52 of 1921.**

RAM SING alias DINGAR SING DAS, son of Manta Das, deceased, resident of Patkata, police-station and district Jalpaiguri, was adjudicated insolvent on the 1st day of September 1921. He must apply for his discharge within one year from date.

T. J. Y. ROXBURGH, for District Judge.

Dinajpur, the 20th December 1921. (2152—1)

## ORDER OF ADJUDICATION.

**In the Court of the District Judge of  
Pabna and Bogra.**

CASE No. 36 of 1921.

PURSUANT to a petition, dated the 13th August 1921, filed by Abdul Molla, son of late Sadu Molla, of Chatmohar, district Pabna, and on the application of the debtor himself and on reading an affidavit and examining the debtor it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

It is further ordered that the debtor do apply for his discharge within a year from this date.

Dated this 2nd day of December 1921.

D. CHAKRABARTI, District Judge.

(2146—1)

**In the Court of the District Judge of  
Pabna and Bogra.**

INSOLVENCY CASE No. 38 of 1921.

WHEREAS Elam Pramanik, son of late Matiulla Pramanik, of Chak Ramanandapore, police-station Pabna, district Pabna, has applied to this Court by a petition, dated the 29th August 1921, to be declared an insolvent, this is to give notice to all his creditors that the Court has fixed the 10th January 1922 for hearing of the aforesaid petition and the examination of the debtor.

D. CHAKRABARTI, District Judge.

Pabna, the 14th December 1921.

(2147—1)

**In the Court of the District Judge of  
Pabna and Bogra.**

INSOLVENCY CASE No. 47 of 1921.

PRESENT :

D. Chakrabarti, Esq., District Judge.

WHEREAS Lalji Mohan Poddar, son of late Khepura Poddar, of Saratia, police-station Serajganj, at Pabna, has applied to this Court by a petition, dated the 24th November 1921, to be declared an insolvent, this is to give notice to all his creditors that the Court has fixed the 3rd January 1922 for hearing of the aforesaid petition and the examination of the debtor.

D. CHAKRABARTI, District Judge.

Pabna, the 14th December 1921.

(2148—1)

## NOTICE.

**In the Court of the District Judge of  
Rangpur.**

INSOLVENCY CASE No. 54 of 1921.

PRESENT :

H. Comyn Maitland, Esq., I.C.S., District Judge.

BANOO SHEIKH, son of late Kamaluddin, of Idalpur, police-station Mithapukur, in the district of Rangpur, was, on the 10th day of December 1921, adjudged an insolvent by this Court. He is to apply for his final discharge within six months.

H. C. MAITLAND, District Judge.

Rangpur, the 16th December 1921.

(2110—1)

**In the Court of the District Judge  
of Rangpur.**

(INSOLVENCY CASE No. 61 of 1921.

PRESENT :

H. Comyn Maitland, Esq., I.C.S., District Judge.

On the application of the debtor Baikuntha Barman, son of late Haramohan Barman, of Khorda Bhutsara, police-station Kownia, in Rangpur, for being adjudged an insolvent, the 6th day of January 1922 has been fixed for hearing the aforesaid petition and the examination of the debtor.

H. C. MAITLAND, District Judge.

Rangpur, the 16th December 1921.

(2111—1)

## NOTICE.

**In the Court of the District Judge of  
Tipperra.**

NOTICE is hereby given under clause (2) of section XIX of the Provincial Insolvency Act, V of 1920, to his creditors that the insolvency petition of Umesh Chandra Bardhan, son of late Ram Kamal Bardhan, resident of Mulagram, pargana Bardakhat, police-station Kasba, district Tipperra, has been admitted by this Court as No. 9 of 1921, and that the 28th January 1922 has been fixed for hearing.

A. HENDERSON, District Judge.

Comilla, the 19th December 1921.

(2159—1)

## Notice.

WANTED a Shorthand Writer and Typist for the District Office, Midnapore, on a monthly salary of Rs. 32-8 (pay Rs. 25 *plus* temporary allowance Rs. 7-8). The salary will be raised to Rs. 40 on the revision of pay of ministerial officers which is likely to take place soon. Applications will be received up to 23rd December 1921.

R. M. BANERJEE, for Collector.

Midnapore Collectorate, the 12th December 1921.

## Notice.

WANTED at once a temporary Sub-Overseer on Rs. 40 per mensem *plus* usual conveyance allowance with prospect of increment.

Preference will be given to a Mahomedan who has passed at least the Sub-Overseership Examination.

J. N. ROY,  
Executive Engineer,  
Rajshahi Division (offg.).

The 20th December 1921.

## Road Cess Notice.

THE District Board of Pabna have at their special meeting held on the 12th December 1921, fixed the rate of road cess for the year 1922-23 in that district at the maximum rate of six pies in the rupee on the annual value of all lands, etc., under section 46 of the Bengal Local Self-Government Act III of 1885 as amended by the Bengal Local Self-Government (Amendment), Act, 1908.

W. AHMED, Chairman, District Board.

Pabna, the 12th December 1921.

(2101—2)

## Imperial Bank of India.

NOTICE is hereby given that the Principal Register and the Branch Registers of the Imperial Bank of India will be closed for transfer of shares from Monday, 2nd January 1922, to Monday, 16th January 1922, both days inclusive.

R. AITKEN,  
N. M. MURRAY (offg.),  
Managing Governors.

Calcutta, the 14th December 1921.

(2102—3)

## NOTICE.

THE Suri Agricultural and Industrial Exhibition will be held at Suri from the 10th to 16th February 1922 (both days inclusive). It is hoped to make this year's Exhibition a record one.

Firms, shop-keepers, manufacturers and traders of all descriptions from all parts of the country are requested to send in suitable exhibits in large number in due time. Arrangements will be made to guard the stalls, accommodations will be provided for the exhibitors. Stalls and lodging will not be charged for. All exhibits should reach the Secretary before the 9th February next.

J. R. BLACKWOOD,

Magistrate and President, Suri Exhibition Committee.  
The 19th December 1921.

**Notice.**

THE Bengal and Madras Service Family Pension Fund which is provisionally managed and assisted by Government has for its object the provision of monthly pensions for the maintenance of the widows and children of subscribers and is open, with certain exceptions, to all active and pensioned members of the Uncovenanted Service of Government (except those serving under the Government of Bombay), and to Local Fund servants earning pensions from Government. Some of the special features of the fund are—(1) that widowed daughters incapable of remarriage or children labouring under such mental or bodily infirmities as incapacitate them from earning their livelihood or preclude the possibility of marriage (in case of a daughter) are admitted to its benefits; and (2) that subscribers to the Widows' and Daughters' branches are entitled to a refund of 30 per cent. of the premia paid, should the nominees predecease them after five years of admission. The second quinquennial valuation of the fund has been completed by the Actuary to the Government of India and his report discloses very favourable results. For forms of application and rules of the Fund apply to the Accountant-General, Central Revenues, Imperial Secretariat Buildings, Calcutta.

**NOTICE.****INDIAN MINES ACT.****Examinations for Colliery Managers' Certificates of Competency.**

Examination will be held at the Railway Institute, Dhanbad:—

First Class Examination—13th, 14th and 15th February 1922—Fee Rs. 15.

Second Class Examination—20th, 21st and 22nd February 1922—Fee Rs. 8.

APPLICATION on the prescribed forms, complete in all details and with fees, must reach the office of the Chief Inspector of Mines at least one month before the dates fixed for the examinations, otherwise they will not be considered.

Particulars of the examination and the prescribed forms of application can be obtained from—

**THE CHIEF INSPECTOR OF MINES IN INDIA.**

Post Box No. 60, Dhanbad P. O., E.I.Ry.

**Notice.**

IT is hereby notified for general information that the next ordinary examination of candidates for Certificates of Competency as Masters and Serangs of Inland Steam Vessels under Act I of 1917 will be held at the Port Office, Chittagong, on Mondays, the 16th January, 20th February and 20th March 1922, at 10 A.M.

Applications to be permitted to appear for examination for any of the above grade certificates must be made at the Port Office, Chittagong, not later than three

days prior to the date of examination, the candidates producing their certificates and testimonials and paying the fees.

E. C. WITHERS, Commander, B.I.M.,  
Port Officer, Chittagong.

Dated Chittagong, the 19th December 1921.

(2168—1)

**Lost, Stolen, or Destroyed.**

THE Calcutta Port Trust Debentures Nos. 5092<sup>5092</sup> 3622<sup>3622</sup> dated the 1st August 1906, and Nos. 1434<sup>1434</sup> 1000<sup>1000</sup> dated the 1st April 1907, of the 4 per cent. loan of 1906 and 1907, respectively, for Rs. 500 and Rs. 1,000, respectively, originally standing in the name of Nani Bala Dabee, the proprietor, by whom they were never endorsed to any other person, having been lost, stolen, or destroyed, notice is hereby given that payment of the above debentures and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of Raj Kumar Goswain, executor to the estate of Nani Bala Dabee. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the advertiser—Raj Coomar Goswain.

Residence—26, Radur Bagan Lane, Calcutta.

(1991—3—2019)

**Stolen.****THE Government Promissory Notes:—**

No.	Loan.	Amount.	Originally issued in the name of—	Last endorsed to—
160745	3½ per cent., 1864-55.	1,000	Balai Chand Dhur	None.
432353	3½ per cent., 1900-01.	1,000	Prasad Das Boral and Bros.	Balai Chand Dhur.
182199	3½ per cent., 1900-01.	500	Ditto	Ditto.

the proprietor, by whom they were never endorsed to any other person, having been stolen, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the Advertiser—Tulsi Das Sen, guardian and manager to Balai Chand Dhur.

Residence—2, Sutterbognan Ghose's Lane, Calcutta.  
(2034—3—2094)

**Descriptive Catalogue of Sanskrit Manuscripts.**

**PARTS I, II, and III of a Descriptive Catalogue** of the Sanskrit Manuscripts in the Library of the Calcutta Sanskrit College, prepared by Pandit Hrishikesh Sastri and Babu Siva Chandra Gni, M.A., B.L., of that College, are offered to the public for sale. The Catalogue having to be completed in 23 parts, the price of each part is 12 annas a copy exclusive of postage. Copies can be obtained from the Principal of the Sanskrit College, Calcutta.



## SULPHATE OF QUININE.

### SULPHATE OF CINCHONIDINE, CINCHONA FEBRIFUGE, RESIDUAL ALKALOID AND QUININE

MANUFACTURED AT

### THE BENGAL GOVERNMENT CINCHONA PLANTATION.

THESE articles are guaranteed to be free from wilful admixture with other Cinchona alkaloids.

**Quinine** can be purchased by Government officers, District and Local Boards for Hospitals and Dispensaries in the Provinces of Bengal, Bihar, Punjab and Assam on indents duly countersigned by the Civil Surgeon of their districts. It can also be purchased by Missionaries for *bona fide* public purposes. It is never sold to private persons or firms.

**Cinchona Febrifuge** both in powder and  $3\frac{1}{2}$  grain tablet forms and **Cinchonidine** can be purchased by Government officers and the general public. It is also sold by the principal druggists in Calcutta.

**Quinoidine** or *pure amorphous alkaloid* is for sale to Missionaries and Government institutions only. These drugs are sold strictly cash and in advance, but private purchasers may use the V. P. P. system and are obtainable from the Superintendent, Juvenile Jail, Alipore.

The rates for these drugs from 25th April 1921 are as follows:—

#### SULPHATE OF QUININE.

For quantities 60 lb. and above in one delivery	...	...	Rs. 48 per lb.
For quantities of not less than 6 lb. but below 60 lb. in one delivery	...	...	" 49 "
For any quantity less than 6 lb.	...	...	" 50 "

#### SULPHATE OF CINCHONIDINE AND CINCHONA SULPHATE.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 21 per lb.
For any quantity less than 6 lb. (only small quantities available)	...	...	" 22 " (when in stock).

#### CINCHONA FEBRIFUGE.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 10 per lb.
For quantities less than 6 lb.	...	...	" 11 " (when in stock).

#### CINCHONA FEBRIFUGE TABLETS.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 11 per lb.
For any quantity less than 6 lb.	...	...	" 12 " (when in stock).

**Quinoidine** in non-Tablet form (when in stock) at Rs. 9 per lb.

#### QUINOIDINE TABLETS.

For quantities of not less than 6 lb. in one delivery	...	...	Rs. 11 per lb.
For quantities less than 6 lb. in one delivery	...	...	" 12 " (when in stock).

Quinine is available in 1 oz.,  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb., 1 lb. and 4 lb. boxes.

Cinchonidine is available in  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb. and 1 lb. boxes (when in stock).

Cinchona Febrifuge is available in  $\frac{1}{2}$  lb.,  $\frac{1}{4}$  lb. and 1 lb. boxes (when in stock).

Residual Alkaloid (when available) Rs. 9 per lb.

Quinoidine is available in 1 lb. box (when in stock).

Quinoidine Tablets are available in 1 lb. box (when in stock).

Quinine is to be supplied to Hospitals and Dispensaries in Bengal, Bihar and Orissa at Rs. 48 per lb. irrespective of quantity.

*Transit charges are in addition to the above prices in every case.*

Drugs are sold for cash only or by remittance transfer receipts payable in advance. Price of postage must accompany the price of the drug (when the drug is required by post). The name of the Railway and Steamer Station or Post-office must be written distinctly when the parcels are required by Rail, Steamer or by Post. A scale of postage is given below.

[For  $\frac{1}{2}$  lb. 4 annas,  $\frac{1}{4}$  lb. 5 annas, 1 lb. 8 annas,  $1\frac{1}{2}$  lb. 11 annas, 2 lb. 14 annas,  $2\frac{1}{2}$  lb. Re. 1-1, 3 lb. Re. 1-1,  $3\frac{1}{2}$  lb. Re. 1-4, 4 lb. Re. 1-7.]

					Rs.	A.
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**Statistical Returns of the Stamp Department, Bengal, 1920-21.** Foolscap, paper. As. 8. (1½a.)

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**Proceedings of the Bengal Legislative Council for the meetings held on 21st, 22nd and 23rd February 1921. Vol. I, No. 3.** Royal 8vo., paper cover. As. 10. (3a.)

**Proceedings of the Bengal Legislative Council for the meetings held on 28th February and 1st, 2nd, 3rd and 4th March 1921. Vol. I, No. 4.** Re. 1-6. (5a.)

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**Proceedings of the Bengal Legislative Council for the meetings held on 1st, 4th, 5th, 6th and 7th April 1921. Vol. I, No. 6.** Rs. 2. (6a.)

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**A Bill further to amend the Code of Civil Procedure, 1908, in Bengali.** As. 6. (1a.)

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**Bengal Alluvial Lands (Bengal Act V. of 1920), in Bengali.** As. 2 pies 3. (1a.)

**Imperial Bank of India Act (Act XLVII of 1920), in Bengali.** Rs. 2-8. (1½a.)



## Miscellaneous Publications.

**Accounts—**

Rules for the keeping and inspection of—of collections in wards' estates contained in sections 8-10 of Chapter V of the Bengal Wards Manual, 1919, in Bengal. As. 6. (1½a.)

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Second Grade—Examination papers for 1921. Foolscap, paper. As. 4. (1a.)

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## ORDER OF DISCHARGE.

[Section 41 (2) (c) of the Provincial Insolvency Act, V of 1920.]

## In the Court of the District Judge of Midnapore.

## INSOLVENCY CASE No. 27 of 1920.

Bhupati Charan Kamilya, son of late Lakshmi Narain Kamilya, by caste blacksmith, by profession dependent on others, aged about 40-41 years, of Khararh, pargana Baroda, thana Ghatal, district Midnapore, debtor-insolvent.

WHEREAS the abovenamed insolvent in the above insolvency case, who was adjudged an insolvent by this Court on 1st December 1920, applied to this Court on the 11th June 1921 for an order of his discharge, he was, after examination by this Court on the 14th November 1921, granted discharge, but it was further ordered that the properties referred to in his application for insolvency shall remain liable for the debts due to the creditors.

Dated this 20th day of December 1921.

M. YUSUF, District Judge.  
(2151—1)

## In the Court of the District Judge of Murshidabad.

## INSOLVENCY CASE No. 16 of 1921.

(ACT V OF 1920.)

In the matter of Benode Behary Saha, of Behampore, police-station Behampore Town, district Murshidabad.

NOTICE is hereby given to all concerned that the abovenamed petitioner has applied to this Court to be adjudged an insolvent and his case has been fixed for hearing on the 7th January 1922.

J. W. NELSON, District Judge.  
Behampore, the 17th December 1921. (2113—1)

## In the Court of the District Judge of Nadia.

## INSOLVENCY CASE No. 51 of 1921.

Petitioner Mahamatta Biswas, son of late Nabakumar Biswas, of Paradanga, police-station Chakdah, district Nadia.

NOTICE is hereby given, under clause 2 of section 19 of the Provincial Insolvency Act, V of 1920, to his creditors that the abovenamed petitioner has filed an insolvency petition and that 14th January 1922 has been fixed for the hearing thereof.

W. A. SEATON, District Judge.  
Krishnagar, the 19th December 1921. (2157—1.)

## In the Court of the District Judge of Nadia.

## INSOLVENCY CASE No. 50 of 1921.

Petitioner Sagar Chandra Biswas, son of late Nabakumar Biswas, of Paradanga, police-station Chakdah, district Nadia.

NOTICE is hereby given, under clause 2 of section 19 of the Provincial Insolvency Act, V of 1920, to his creditors that the abovenamed petitioner has filed an insolvency petition and that 14th January 1922 has been fixed for the hearing thereof.

W. A. SEATON, District Judge.  
Krishnagar, the 19th December 1921. (2158—1)

## In the Court of the District Judge of Nadia.

## INSOLVENCY CASE No. 52 of 1921.

Petitioner Sashi Bhusan Biswas, son of late Nava Kumar Biswas, of Poradanga, police-station Chakdah, district Nadia.

NOTICE is hereby given, under clause (2) of section 19 of the Provincial Insolvency Act, V of 1920, to his creditors that the abovenamed petitioner has filed an insolvency petition and that 14th January 1922 has been fixed for the hearing thereof.

W. A. SEATON, District Judge.  
Krishnagar, the 19th December 1921. (2160—1)

## NOTICE.

## In the Court of the District Judge of Noakhali.

## INSOLVENCY CASE No. 6 of 1921.

NOTICE is hereby given that Tuka Mia, son of Ina Gazi, of Alipore, station Begumganj, district Noakhali, has, on the 31st August 1921, applied to this Court for being adjudged an insolvent and the 7th January 1922 has been fixed for hearing of the application.

E. MILSON, District Judge.  
Noakhali, the 20th December 1921. (2163—1)

## ORDER OF ADJUDICATION.

## In the Court of the District Judge at Pabna.

## INSOLVENCY APPLICATION No. 71 of 1919.

PURSUANT to a petition, dated the 4th November 1919, filed by Udia Fakir, son of late Budia Fakir, and on the application of the debtor himself and on reading an affidavit sworn by him and hearing his pleader it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 10th day of December 1921.

D. CHAKRABARTI, District Judge.  
(2143—1)

## ORDER OF ADJUDICATION.

## In the Court of the District Judge at Pabna.

## INSOLVENCY APPLICATION No. 88 of 1919.

PURSUANT to a petition, dated the 13th November 1919, filed by Rangu Fakir, son of late Udia Fakir, of Babaitola, police-station Sariakandi, district Bogra, and on the application of the debtor himself and on reading an affidavit sworn by him and hearing his pleader it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 10th day of December 1921.

D. CHAKRABARTI, District Judge.  
(2144—1)

## ORDER OF ADJUDICATION.

## In the Court of the District Judge at Pabna.

## INSOLVENCY APPLICATION No. 89 of 1919.

PURSUANT to a petition, dated the 13th November 1919, filed by Amiruddin Fakir, son of late Udia Fakir, of Babaitola, police-station Sariakandi, district Bogra, and on the application of the debtor himself and on reading an affidavit sworn by him and hearing his pleader it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 10th day of December 1921.

D. CHAKRABARTI, District Judge.  
(2145—1)

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## NOTICE.

Advertisements, Notices, etc., intended for insertion in this Part of the Gazette cannot be received after noon on Saturday



# The Calcutta Gazette

WEDNESDAY, SEPTEMBER, 28, 1921.

## PART III.

*Acts of the Bengal Legislative Council.*

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

### NOTIFICATION.

*No. 2928 L., dated the 26th September, 1921.*—In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Bengal having been assented to by the Governor General on the 15th September, 1921, is hereby published for general information :—

### BENGAL ACT II OF 1921.

#### THE BENGAL LAND REGISTRATION (AMENDMENT) ACT, 1921.

*An Act further to amend the Land Registration Act,  
1876.*

WHEREAS it is expedient further to amend the Land Registration Act, 1876, in the manner hereinafter appearing ;

Ben. Act VII  
of 1876.

It is hereby enacted as follows :—

Short title.

1. This Act may be called the Bengal Land Registration (Amendment) Act, 1921.



Amendment of  
section 70 of  
Bengal Act VII  
of 1870.

2. At the end of section 70 of the Land Registration Act, 1876, as amended by the Eastern Bengal and Assam Land Registration (Amendment) Act, 1907, the following shall be added, namely :—

E. B. & A.  
Act 1907. 1 of

“and no separate account shall be opened on such application until an additional fee at the rate mentioned below is paid by the applicant, namely :—

for a separate account for  
which the land-revenue  
payable does not exceed  
ten rupees ... four rupees,

for a separate account for  
which the land-revenue  
payable exceeds ten  
rupees but does not  
exceed fifty rupees ... ten rupees,

for a separate account for  
which the land-revenue  
payable exceeds fifty  
rupees but does not exceed  
one hundred rupees ... fifteen rupees,

for a separate account for  
which the land-revenue  
payable exceeds one  
hundred rupees ... twenty rupees.”

A. M. HUTCHISON,

*Secretary to the Government of Bengal and  
Secretary to the Bengal Legislative Council (offg.).*



# The Calcutta Gazette

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WEDNESDAY, SEPTEMBER 7, 1921.

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## PART IV.

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***Bills introduced in the Bengal Legislative Council, Reports of Select Committees presented or to be presented in that Council, and Bills published before introduction in that Council.***

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### GOVERNMENT OF BENGAL.

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#### LEGISLATIVE DEPARTMENT.

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#### NOTIFICATION.

No. 2640L., dated the 30th August, 1921.—The following Report of the Select Committee on the Bengal Children Bill, 1921, which was presented to the Bengal Legislative Council on the 29th August, 1921 (with the Bill as amended by the Committee), is hereby published for general information:—

#### REPORT OF THE SELECT COMMITTEE ON THE BENGAL CHILDREN BILL, 1921.

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We, the undersigned Members of the Select Committee, to which the Bill to make further provision for the custody, trial and punishment of youthful offenders and for the protection of children and young persons, was referred, have considered the Bill and the papers noted at the end of this paragraph, and have the honour to submit this, our Report, with the Bill, as

amended by us, annexed hereto. In reprinting the Bill, all changes made by us have been underlined.

*Papers No. 1.*

Letter, dated the 7th July, 1921, from the Secretary, Anglo-Indian and Domiciled European Association.

Letter, dated the 12th July, 1921, from the Calcutta Trades Association.

Letter, dated the 27th July, 1921, from the Secretary, European Association.

Letter No. 5168—646-13, dated the 13th July, 1921, from the Commissioner of Police, Calcutta.

Letter No. 1695, dated the 27th July, 1921, from the Secretary, Bengal Chamber of Commerce.

*Paper No. 2.*

Letter No. 103, dated the 3rd August, 1921, from the Honorary Secretary Marwari Association.

*Papers No. 3.*

Letter No. 5806—XIII-3, dated the 10th August, 1921, from the District and Sessions Judge of Midnapore.

Letter No. 2695, dated the 10th August, 1921, from the District Judge of Hooghly.

*Papers No. 4.*

Letter, dated the 10th August, 1921, from the Secretary of the Society for the Protection of Children in India.

Letter, dated the 10th August, 1921, from the District Superintendent, St. John Ambulance Brigade, Nursing Divisions.

Letter, dated the 10th August, 1921, from Rev. D. N. Lee, Secretary to the Lee Memorial School, Calcutta.

Letter, dated the 9th August, 1921, from Rev. Pearce Carey, Minister of the Lower Circular Road Baptist Church.

*Paper No. 5.*

Letter No. 6975C.—C. 706-21, dated the 8th August, 1921, from the Inspector-General of Police, Bengal.

*Paper No. 6.*

Letter, dated the 10th August, 1921, from Rev. M. T. Kennedy, Honorary Secretary, Calcutta Missionary Conference.

*Paper No. 7.*

Letter No. 361, dated the 12th August, 1921, from the Honorary Secretary, British Indian Association.

*Paper No. 8.*

Letter, dated the 11th August, 1921, from the Young Women's Christian Association, Calcutta.



*Paper No. 9.*

Letter, dated the 13th August, 1921, from the President of the Bengal Division of the Women's Christian Temperance Union of India.

*Papers No. 10.*

Letter No. 3064J., dated the 12th August, 1921, from the Commissioner of the Rajshahi Division.

Letter No. 3932-G.—XI-9, dated the 11th August, 1921, from the Commissioner of the Chittagong Division.

*Paper No. 11.*

Letter No. 86—1-19, dated the 12th August, 1921, from the Chief Judge of the Small Cause Court, Calcutta.

*Papers No. 12.*

Note from the Most Rev. Foss Westcott, the Lord Bishop of Calcutta and Metropolitan of India.

Letter No. 3650J., dated the 11th August, 1921, from the Commissioner of the Dacca Division.

Letter No. 247J.J., dated the 12th August, 1921, from the Commissioner of the Presidency Division.

*Paper No. 13.*

Letter, dated the 18th August, 1921, from the Secretary of the Indian Association.

*Paper No. 14.*

Letter No. 677J.G., dated the 20th August, 1921, from the Commissioner of the Burdwan Division.

2. The more important changes are as follows :—

*Clause 1(3).*—We have included in this sub-clause provision for making the proposed Act applicable in the first instance to Calcutta as defined in section 3(7) of the Calcutta Municipal Act, 1899, as there does not appear to be any particular reason why the Act should be restricted to places within the local limits of the jurisdiction of the High Court.

*Clause 3, sub-clause (1).*—The majority of us are of opinion that girls should be included within the scope of the proposed Act, since the need for the protection of girls appears to be as great as, if not greater than, the need for the protection of boys. We have also raised the age limit of a child from twelve to fourteen years as being more suitable. The Bill has been revised wherever necessary to give effect to these changes. "Industrial school" has been substituted for "certified school" in sub-clause (1) as it seems desirable that a child should ordinarily be sent to an industrial school and not to a reformatory school. The nomenclature of the schools dealt with by the Bill has also been revised in other clauses of the Bill, wherever necessary, in order to bring out more clearly the types of schools referred to in the several clauses.

*Clause 4.*—We have added the Courts of Additional and Assistant Sessions Judges in this clause to make the intention clearer, and have also provided that the powers conferred on Courts by this Act may be exercised by revisional Courts.

*Clause 6.*—The addition made by us in sub-clause (2) is intended to make it clear that the managers of certified schools may receive pecuniary assistance from the Local Government for the maintenance of such schools.

*Clause 7.*—We have omitted the words "of visitors" as being unnecessary.

*Clauses 8 and 10.*—The provisos added by us to these clauses are consequential upon the recommendation that the scope of the Bill be extended so as to include girls. We have provided that the inspection of schools for girls only shall when possible be conducted by a woman.

*Clause 16.*—The words “not established by the Local Government” have been struck out as being unnecessary.

*Clause 21.*—Sub-clause (2) has been amplified in order to make it incumbent on the police officer in charge of a police-station to inform the parent or guardian of a child or young person arrested of the arrest as soon as possible. In the proviso to this sub-clause the nearest adult male relative of the child or young person has been included for the purposes of the sub-clause. In sub-clause (5) we have provided that the mother or the female guardian of a child or young person may appear before a Court by a pleader or agent.

*Clause 22* has been re-drafted on the lines of section 22 of the Madras Children Act, 1920, and section 102 of the English Children Act, 1908, so as to ensure that, except under special circumstances, persons under 16 years of age are not to be sentenced to imprisonment, and that such persons are under no circumstances to be sentenced to death or transportation.

*Clause 25 (b).*—This clause has been altered so that in certain circumstances the custody of a youthful offender may be given to a trustworthy and respectable person, instead of sending him to be detained in a reformatory or industrial school.

*Clause 28.*—Sub-clause (a1) has been included to enable a Court having jurisdiction to take action under this clause on his own information. In this sub-clause we have also made provisions for the protection of a child who—

(a) is habitually neglected or cruelly ill-treated, or

(b) frequents the company of prostitutes, or

(c) is living in circumstances calculated to favour the seduction or prostitution of the child.

Sub-clause (1) has been revised so as to make it clear that action under clause 28 may be taken only by a person authorized by the Local Government, who may be a police officer. We have also revised the sub-clause so as to restrict it to begging in any street or place of public resort.

*Clause 29.*—Sub-clause (2) has been slightly revised in consequence of the alterations made in clause 28.

*Clause 32.*—In sub-clause (1) we have indicated the purposes for which a youthful offender or child is to be licensed out. The other changes in this clause are merely drafting alterations made with the object of following more closely the wording of the English Act.

*Clause 33.*—The consequential alteration in this clause is necessary owing to the changes made in clause 32.

*Clause 34.*—We have reduced the term of imprisonment from six months to two months, as we consider this period sufficient in the case of the offences mentioned in this clause.

*Clauses 37 and 39.*—The changes made in these clauses are merely drafting alterations, the object being to make the meaning clearer.

*Clause 38.*—Sub-clause (1) has been altered to follow more closely the wording of section 123 of the English Act. It now provides that the Court shall take such evidence as to the age of a child or young person as may be forthcoming at the hearing of the case.

Sub-clause (3) has been omitted, as we consider it unnecessary to bar the operation of the existing law as contemplated by the sub-clause.

*Clause 39A* embodies, with slight modifications, clause 44 of the Bill, and has been reproduced here as being more appropriate.

*Clause 39B.*—This clause is based on section 109 of the English Act, and appears to be necessary as containing legal authority for the custody of youthful offenders, young persons and children in places of detention.

*Clause 39 C.*—This clause merely reproduces clause 17 of the Bill in a more suitable place. As it deals with the inspection of any institution for poor children, it does not appear to be appropriately included in Chapter II.

*Clause 42.*—Sub-clause (2) (c) has been omitted as being unnecessary.

*Clause 43.*—This clause has been revised so as to include clause 39 which deals with the selection of schools. In sub-clause (1) (c) the Courts of an Additional Sessions Judge and of an Assistant Sessions Judge have been included.

*Clause 43 A.*—This clause reproduces sub-clause (3) of clause 43, but it has been made clear that the High Court may exercise the power of revision either on the report of a Sessions Judge or of a District Magistrate, or on the application of a party interested, or on its own initiative.

3. The Bill was published in English, in the *Calcutta Gazette* of the 8th June, 1921.

4. We recommend that the Bill be re-published for general information under Standing Order 46 of the Bengal Legislative Council Standing Orders, 1920.

ABD-UR RAHIM,

*Member-in-charge.*

P. C. MITTER.

W. S. HOPKYNs.

N. B. GUPTA.

W. C. WORDSWORTH.

ANNADA CHARAN DUTTA.

HASAN SUHRAWARDY.\*

SYED NASIM ALI.

A. K. FAZL-UL-HAQ.

H. A. STARK.

JOGENDRA CHUNDER GHOSE.\*

A. M. HUTCHISON,

*Secretary to the Government of Bengal and  
Secretary to the Bengal Legislative Council (offg.).*

CALCUTTA;

*The 23rd August, 1921.*

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\* This member signed subject to his Note of Dissent appended.



## NOTE OF DISSENT BY DR. HASSAN SUHRAWARDY, M.L.C.

In signing the report of the Select Committee which was appointed to consider this Bill, there are three points on which I feel bound to differ from the conclusions which have been arrived at.

1. In Chapter I, clause 1 (3), "Calcutta" is defined in accordance with the limits assigned to it in the Calcutta Municipal Act, 1899. This means that the suburbs, including the municipal areas of Cossipore-Chitpur, Manicktollah, Alipore, Tollygunge, Kidderpur, Garden Reach and Howrah, are excluded from the area in which the Bill will in the first instance be operative. I believe that this restriction of area will defeat the purposes for which this Bill has been framed. It leaves places to which people who desire to escape from the provisions of the Bill can easily retreat and thus place children who are being brought up to lives of immorality out of the reach of the protection which the Bill is designed to provide. It has been urged that the expense which will be incurred in applying this Bill even to the smaller area of Calcutta under the Calcutta Municipal Act, 1899, will tax the available resources to the utmost, but it is better that the most glaring cases of child oppression, corruption and cruelty which are to be found within the larger area should be dealt with, than that an easy means of escape should be left to which such cases from the smaller area might escape, even though it means that it will not be possible for the provisions of the Bill to be enforced in every case which might be dealt with in accordance with its provisions. The experience gained from the *Ghee* Adulteration Act a few years ago should not be lost sight of.

2. In Chapter III; clauses 18, 19 and 20, the phrase "the detention in the prescribed manner" occurs. As the Bill gives no further definition of this phrase, it is apparently to be understood as detention under arrest in a police-station. I hold that it is most important, if the principles upon which this Bill is based are to be carried into proper effect, that provision should be made for the detention of children and youthful offenders in some central house entirely distinct from the police *thanas*. This central house should provide separate accommodation for children who are merely destitute and those who have been exposed to corrupting influences or have committed actual offences. Separate provision too should be made for boys and girls, and the girls should be placed under the care of a qualified matron. It is at this central house of detention that the Magistrate should attend who is to deal with cases of youthful offenders and children in accordance with the terms of this Bill. It is most important that the children should be kept away from adult criminals and the general atmosphere of the police *thanas* and police courts.

3. In Chapter IV as amended the powers of persons authorized by the Government to bring juvenile offenders and children before a Magistrate having jurisdiction under this Act have been greatly restricted. Such persons are only able to deal with begging, wandering or destitute children, without previously resorting to the Court to report the case which they desire to have inquired into. The delay which will thereby be caused is likely in a very large measure to defeat the ends of the Bill, certainly as regards the cases of children in immoral company or surroundings who stand in the greatest need of the protection which the Bill should provide. Surely it is open to any person without special authorisation of the Government to bring a child who is found wandering about and destitute before a Magistrate as it is a duty which common humanity imposes upon every right-minded citizen. The authorisation of Government ought to empower *carefully selected* persons or class of persons to bring at once before a Magistrate children who frequent the company of any reputed thief or prostitute or live in houses of ill-fame, or are subject to cruel treatment. The security against any abuse of these powers lies in the careful selection of those to whom they are entrusted. It is better that the number of authorised persons should be comparatively small, while their powers are real and adequate, than that the number should be large but their powers so limited as to render them of little use in the protection of child life.

## NOTE OF DISSENT BY BABU JOGENDRA CHUNDER GHOSE, M.L.C.

The Bill as amended by the Select Committee has my cordial support. But I consider the following amendments will make it more acceptable to the people of this country.

1. Clause 16 lays down that the managers of a certified school when they have once admitted a youthful offender or child would not be allowed to exclude him from the school, however obstinate and mischievous he may prove. I think the clause should be omitted.

2. Clause 18 authorises a policeman to arrest a boy or girl under the age of sixteen and take him or her to the police-station where he or she may be granted bail. This provision will prove very disagreeable to Hindus and Muhammadans who observe the Purda. The English Children Act is much more liberal and lenient. I would propose that for the last line of clause 18 the following provision of the English Act be substituted :—

“shall release such person on a recognizance, with or without sureties, for such an amount as will in the opinion of the officer secure the attendance of such person upon the hearing of the charge, being entered into by him or by his parent or guardian.”

I would also add “In the case of a female above the age of eleven, the arresting officer should release her at once if her parents or husband or any male member of her family or any other respectable person stands surety for her and goes to the police-station in her stead.

3. I consider the objection of the Marwari Association to clause 26 to be reasonable, and that in line 8 after the word “person” the words “who is not very poor” should be added.

4. Clause 27 is a paraphrase of section 104 of the English Act. It would have been better if the wording of that section were adopted in its entirety. However, I would only propose that clause 27 be so amended that for the vague words “an offence of so serious a nature”, the words of the English Act “an attempt to murder, man-slaughter, or wounding with intent to do grievous bodily harm” be substituted.

I would do so on general grounds, and also on the ground of excluding political offences.

5. In clause 28, for sub-clause (a) I would substitute “lives by habitually begging under circumstances which may lead to an idle and vicious life.”

After sub-clause (3), I would, following the law in many of the States in America, propose that the following new sub-clause be added :—

“that in case of females the inquiry should be held with the assistance of a jury.”

6. In Chapter VI (Miscellaneous), I would add the following provisions of the English Act :—

“39 (A). If a pawn-broker takes an article in pawn from any person apparently under the age of fourteen years, whether offered by that person on his behalf or on behalf of any other person, he shall be guilty of an offence punishable with a fine not exceeding Rs. 100.”

“39B. If a person habitually wanders from place to place and takes with him any child above the age of five not related to him by blood, such child may be arrested and produced before a Court authorised under this Act to make inquiries under section 28 and may, after due inquiry, if such Court thinks fit, be sent to a certified school.”

“39C. If any person sells, gives or causes to be given to any child or young person any cigarettes or any intoxicating liquor, except upon the order of a duly qualified medical practitioner, he shall on summary conviction be liable to a fine not exceeding Rs. 50.”

7. I would also include the sections of the English Act about cruelty and seduction. As we have got the English Children Act before us, I do not see why our Act should not be made quite as beneficial as the English Act. I would therefore add the following clauses after clause 34 :—

“ 34A. If it appears to a Court authorised by the Local Government to deal with cases under this Act on information properly verified by any person, who in the opinion of the Court is acting in the interests of a child or young person, that there is reasonable cause to suspect that the child or young person has been or is being assaulted, ill-treated or neglected, in any place within the area in its jurisdiction to which the Local Government may, by notification in the *Calcutta Gazette*, direct that this section shall apply, in a manner likely to cause the child or young person unnecessary suffering or to be injurious to his health, such person shall on conviction be liable to a fine not exceeding Rs. 100 and the Court may commit the child or young person in respect of whom the offence is committed to the care of a relative, if any be forthcoming, to take charge of him.”

“ 34B. If any person having the custody, charge or care of a girl under the age of sixteen years causes or encourages or abets the seduction or prostitution of that girl, he shall be guilty of an offence punishable with imprisonment, with or without hard labour, for any period not exceeding two years.”

“ 34C. Where it is shown to the satisfaction of a Court authorised to deal with cases under this Act on the complaint of any person that a girl under the age of sixteen is being treated with cruelty by her guardian or is, with the knowledge of her parent or guardian, exposed to the risk of seduction or prostitution or living a life of prostitution, the Court may adjudge her parent or guardian to enter into a recognizance to exercise due care and supervision in respect of the girl.”

I have to some extent modified the wording of the sections of the English Act in order to make the law here less stringent.



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**THE BENGAL CHILDREN BILL, 1921.**

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## THE BENGAL CHILDREN BILL, 1921 ;

(as amended by the Select Committee).

A

## BILL

to make further provision for the custody, trial and punishment of youthful offenders and for the protection of children and young persons.

Preamble.

WHEREAS it is expedient to provide further for the custody, trial and punishment of youthful offenders and for the protection of children and young persons ;

And whereas the previous sanction of the Governor General has been obtained, under section 80A, sub-section (3), of the Government of India Act, to the passing of this Act ;

It is hereby enacted as follows :—

5 & 6, Geo.  
V, c. 61 ;  
6 & 7, Geo. V,  
c. 87 ; 9 & 10,  
Geo. V, c. 101.

## CHAPTER I.

## PRELIMINARY.

Short title,  
commencement  
and local extent.

1. (1) This Act may be called the Bengal Children Act, 1921.

(2) It shall come into force on such date as the Local Government may, by notification in the *Calcutta Gazette*, direct.

(3) Subject to the provisions of section 28, this Act extends in the first instance to Calcutta, as defined in clause (7) of section 3 of the *Calcutta Municipal Act, 1899*, but the Local Government may, by notification in the *Calcutta Gazette*, extend it to any other town or place in Bengal.

Ben. Act III  
of 1899.

Repeal of Act  
VIII of 1897.

2. The Reformatory Schools Act, 1897, with the exception of section 15 thereof, shall be deemed to be repealed—

VIII of 1897.

(a) in Calcutta, from the date of the commencement of this Act, and

(b) in any other town or place to which this Act may hereafter be extended under section 1, sub-section (3), from the date of such extension.

Definitions.

3. In this Act, unless there is anything repugnant in the subject or context,—

(1) "child" means a person under the age of fourteen years, and when used in reference to a child sent to an industrial school it applies to that child during the whole period of detention, notwithstanding that the child attains the age of fourteen years before the expiration of that period ;

[Cf. 8 Edw.  
VII, c. 67,  
s. 44(2).]

(2) "guardian" in relation to a child, young person, or youthful offender, includes any person who, in the opinion of the Court having cognizance of any case in relation to the child, young person, or youthful offender, or in which the child, young person, or youthful offender is concerned, has for the time being the charge of or control over the child, young person, or youthful offender ;

[Cf. 8 Edw.  
VII, c. 67,  
s. 181.]



*The Bengal Children Bill, 1921.**(Chapter I.—Preliminary.—Chapter II.—Reformatory and industrial schools.—Clauses 4—6.)*

(3) "industrial school" means an industrial school established or certified by the Local Government under section 6; [Cf. 8 Edw. VII, c. 67, s. 44(1).]

(4) "prescribed" means prescribed by rules under this Act;

(5) "reformatory school" means a reformatory school established or certified by the Local Government under section 6; [Cf. 8 Edw. VII, c. 67, s. 44(1).]

(6) "youthful offender" means any person who has been convicted of an offence punishable with transportation or imprisonment, and who at the time of such conviction was under the age of sixteen years; and [Cf. VIII of 1897, s. 4(a).]

(7) "young person" means a person who is fourteen years of age or upwards and under the age of sixteen years. [Cf. 8 Edw. VII, c. 67, s. 131.]

Jurisdiction.

4. The powers conferred on Courts by this Act shall be exercised only by— [Cf. VIII of 1897, s. 8(2).]

(a) the High Court,

(b) a Court of Session,

(bb) a Court of an Additional Sessions Judge and of an Assistant Sessions Judge,

(c) a Juvenile Court constituted under this Act,

(d) a District Magistrate,

(e) a Subdivisional Magistrate,

(f) a Presidency Magistrate,

(g) a Magistrate of the first class,

(h) any Magistrate of the second class specially empowered by the Local Government to exercise all or any of such powers,

and may be exercised by such Courts whether the case comes before them originally or in appeal or revision.

Procedure when Magistrate is not empowered to pass an order under this Act.

5. (1) When any Magistrate not empowered to pass an order under this Act is of opinion that a child or young person brought before him or convicted by him is a proper person to be sent to a reformatory or industrial school or to be dealt with in any other manner in which the case may be dealt with under this Act, he shall record such opinion, and submit his proceedings and forward the child or young person to the nearest Juvenile Court or Court of a Magistrate having jurisdiction in the case. [Cf. VIII of 1897, s. 9.]

(2) The Court to which the proceedings are submitted under sub-section (1) may make such further inquiry (if any) as it may think fit and may make such order dealing with the case as such Court might have made if the child or young person had originally been brought before it.

## CHAPTER II.

## REFORMATORY AND INDUSTRIAL SCHOOLS.

Establishment and certification of schools.

6. (1) The Local Government may establish and maintain reformatory and industrial schools for the reception of youthful offenders and children who may be sent there in pursuance of this Act. [Cf. 8 Edw. VII, c. 67, s. 45; VIII of 1897, s. 6.]

*The Bengal Children Bill, 1921.**(Chapter II.—Reformatory and industrial schools.—  
Clauses 7—12.)*

(2) The Local Government may certify that any reformatory or industrial school not established under sub-section (1) is fit for the reception of youthful offenders or children to be sent there in pursuance of this Act; and may pay to the managers of such school such contributions as the Local Government may think fit for the maintenance thereof.

Management of schools.

7. (1) For the control and management of every reformatory or industrial school established under section 6, sub-section (1), a superintendent and a committee shall be appointed by the Local Government, and such superintendent and committee shall be deemed to be the managers of the school for the purposes of this Act.

[Cf. VIII of 1897, s. 17.]

(2) Every school certified under section 6, sub-section (2), shall be under the management of such persons as may be approved by the Local Government, and the persons so approved shall be deemed to be the managers of the school for the purposes of this Act.

Inspection of schools.

8. (1) The Local Government may appoint a chief inspector of reformatory and industrial schools and so many inspectors and assistant inspectors as they think fit to assist the chief inspector; and every person so appointed to assist the chief inspector shall have such of the powers and duties of the chief inspector as the Local Government direct, but shall act under the direction of the chief inspector.

[Cf. 8 Edw. VII, c. 67, s. 46 (1).]

(2) Every such school shall, at least once in every year, be inspected by the chief inspector, or by an inspector or assistant inspector:

[Cf. 8 Edw. VII, s. 46 (3); VIII of 1897, s. 7.]

Provided that when any such school is for the reception of girls only and such inspection is not made by the chief inspector, the inspection shall, when practicable, be conducted by a woman.

[Cf. Mad. Act IV of 1920, s. 8(2).]

Power of inspectors.

9. The chief inspector, or an inspector, or an assistant inspector may, at any time, enter and inspect any reformatory or industrial school in all its departments.

Medical inspection.

10. Any qualified medical practitioner empowered in this behalf by the Local Government may visit any reformatory or industrial school at any time, with or without notice to its managers or other person in charge thereof, in order to report to the chief inspector on the health of the inmates and the sanitary condition of the school:

Provided that, in the case of a school for girls only, such practitioner shall, when practicable, be a woman.

Power of Local Government to withdraw certificate.

11. The Local Government, if dissatisfied with the condition, rules, management, or superintendence of a certified school, may, at any time, by notice served on the managers of the school, declare

[Cf. 8 Edw. VII, c. 67, s. 47; VIII of 1897, s. 5 (c).]

*The Bengal Children Bill, 1921.**(Chapter II.—Reformatory and industrial schools.—  
Clauses 12—17.)*

that the certificate of the school is withdrawn as from the time specified in the notice, and, at that time, the withdrawal of the certificate shall take effect, and the school shall cease to be a certified school:

Provided that the Local Government may, if they think fit, instead of so withdrawing the certificate, by notice served on the managers of the school, prohibit the admission of youthful offenders or children to the school for such time as may be specified in the notice or until the notice is revoked.

Resignation of  
certificate by  
managers.

**12.** The managers of a certified school, on giving six months' notice in writing to the Local Government, through the chief inspector, of their intention so to do, may resign the certificate of the school, and, accordingly, at the expiration of six months from the date of the notice (unless before that time the notice is withdrawn), the resignation of the certificate shall take effect, and the school shall cease to be a certified school. [Cf. 8 Edw. VII, c. 67, s. 48.]

Effect of with-  
drawal or  
resignation of  
certificate.

**13.** No youthful offender or child shall be received into a certified school in pursuance of this Act after the date of the receipt by the managers of the school of a notice of withdrawal of the certificate for the school, or after the date of a notice of resignation of the certificate; but the obligation of the managers of the school, mentioned in section 16, to teach, train, lodge, clothe and feed any youthful offenders or children detained in the school at the respective dates aforesaid shall, except so far as the Local Government otherwise direct, continue until the withdrawal or resignation of the certificate takes effect. [Cf. 8 Edw. VII, c. 67, s. 49.]

Disposal of  
inmates  
when school  
ceases to be  
certified.

**14.** When a school ceases to be a certified school, the youthful offenders or children detained therein shall, by order of the Local Government, be discharged or transferred to some other reformatory or industrial school in accordance with the provisions of this Act. [Cf. 8 Edw. VII, c. 67, s. 50.]

Auxiliary homes.

**15.** The Local Government may establish auxiliary homes for the reception of any inmates or any classes of inmates of reformatory or industrial schools, or may certify any other such home established before or after the passing of this Act by any other persons, and the certificate may be withdrawn or resigned in like manner as a certificate of a school; and every such home shall, for such purposes as may be specified by the Local Government, be treated as part of the school or schools to which it is attached. [Cf. 8 Edw. VII, c. 67, s. 51.]

Liabilities of  
managers.

**16.** The managers of a certified school may decline to receive any youthful offender or child proposed to be sent to them in pursuance of this Act, but when they have once accepted any such offender or child, they shall be deemed to have undertaken to teach, train, lodge, clothe and feed him during the whole period for which he is liable to be detained in the school, or until the withdrawal or resignation of the certificate of the school takes effect. [Cf. 8 Edw. VII, c. 67, s. 52.]

**17.** [*Reproduced as clause 39C.*]



*The Bengal Children Bill, 1921.**(Chapter III.—Youthful offenders.—Clauses 18—21.)*

## CHAPTER III.

## YOUTHFUL OFFENDERS.

Bail of child or  
young person.

18. When a person apparently under the age of sixteen years is arrested and cannot be brought forthwith before a Court, the officer in charge of the police-station to which such person is brought may, unless the charge is one of homicide or any other offence punishable in the case of an adult with death or transportation, release him on bail, with or without sureties. [Cf. 8 Edw. VII, c. 67, s. 94.]

Custody of child  
or young person  
not released on  
bail.

19. (1) When a person apparently under the age of sixteen years having been arrested is not released on bail as provided in section 18, the officer in charge of the police-station shall cause him to be detained in the prescribed manner, until he can be brought before a Court. [Cf. 8 Edw. VII, c. 67, s. 95.]

(2) No police-officer shall, however, detain in custody any such person for a longer period than is reasonable under all the circumstances of the case; and such period shall not, in the absence of a special order of a Court, exceed twenty-four hours, exclusive of the time necessary for the journey from the place of arrest to the Court. [Cf. Act V of 1898, s. 61.]

Remand or  
committal to  
custody.

20. A Court, on remanding or committing for trial a child or young person who is not released on bail as provided in section 18, may, instead of committing him to prison, order him to be detained in the prescribed manner, for the period for which he is remanded.

Attendance at  
Court of parent  
of child or  
young person  
charged with an  
offence, etc.

21. (1) When a child or young person is charged with any offence, or when a child is brought before a Court on an application for an order to send him to an industrial school, his parent or guardian may, in any case, and shall, if he can be found and resides within a reasonable distance and the person so charged or brought before the Court is a child, be required to attend at the Court before which the case is heard, during all the stages of the proceedings, unless the Court is satisfied that it would be unreasonable to require his attendance. [Cf. 8 Edw. VII, c. 67, s. 98 (1).]

(2) When the child or young person is arrested, the officer in charge of the police-station to which he is brought shall forthwith inform the parent or guardian, if he can be found, of such arrest, and shall also cause him to be warned to attend at the Court before which the child or young person will appear. [Cf. 8 Edw. VII, c. 67, s. 98 (2).]

(3) The parent or guardian, whose attendance is required under this section, shall be the parent or guardian having the actual possession and control of the child or young person: [Cf. 8 Edw. VII, c. 67, s. 98 (4).]

Provided that, if that person is not the father, the attendance of the father or the nearest adult male relative may also be required.

(4) The attendance of the parent of a child or young person shall not be required under this section in any case where the child or young person was, before the institution of the proceedings, removed from the custody or charge of his parent by an order of a Court. [Cf. 8 Edw. VII, c. 67, s. 98 (5).]

*The Bengal Children Bill, 1921.**(Chapter III.—Youthful offenders—Clauses 24—26.)*

to be sent to an industrial school after previously ascertaining that the managers are willing to receive him:

Provided that the Local Government may, on the application of the managers of the industrial school, by order, transfer the young person to a reformatory school.

(5) When a young person has been ordered by a Court to give security under section 106 or section 118 of the Code of Criminal Procedure, 1898, and has failed to do so, the Court which made the order may order such young person to be sent to a reformatory school.

Act V of 1898.

Period of  
detention.

**24.** Every order, in pursuance of which a youthful offender or child is sent to a reformatory or industrial school, shall specify the time for which the youthful offender or child is to be detained in the school, being—

[Cf. 8 Edw.  
VII, c. 67, s.  
65; VIII of  
1897, s. 8.]

- (a) in the case of a youthful offender sent to a reformatory school, not less than two and not more than five years, but not in any case extending beyond the time when the youthful offender will, in the opinion of the Court, attain the age of eighteen years; and
- (b) in the case of a child sent to an industrial school, such time as to the Court may seem proper for the teaching and training of the child, but not in any case extending beyond the time when the child will, in the opinion of the Court, attain the age of sixteen years.

## OTHER WAYS OF DEALING WITH YOUTHFUL OFFENDERS.

Power to dis-  
charge youthful  
offender or to  
commit him to  
suitable custody.

**25.** A Court may, if it shall think fit, instead of directing any youthful offender to be detained in a reformatory or industrial school, order him to be—

[Cf. VIII of  
1897, s. 31.]

- (a) discharged after due admonition, or
- (b) committed to the custody of his parent or guardian or any adult relative, or failing any such person, or if any such person is found unfit by the Court, then to the custody of any trustworthy and respectable person, on such parent, guardian, relative or person executing a bond, with or without sureties, as the Court may require, to be responsible for the good behaviour of the youthful offender for any period not exceeding twelve months,

and the Court may, in addition to such order, make an order that the youthful offender be placed under the supervision of a person to be named by the Court.

Power to order  
parent to pay  
fine, etc.

**26.** (1) When a child or young person is convicted of an offence punishable with fine and the Court is of opinion that the case would be best met by the imposition of a fine, whether with or without any other punishment, the Court may, in any case, and shall, if the offender is a child, order that the fine be paid by the parent or guardian of the child or young person, unless the Court is satisfied that the parent or guardian cannot be found or that he has not conduced to the commission of the offence by neglecting to exercise due care of the child or young person.

[Cf. 8 Edw.  
VII, c. 67, s.  
39(1) and  
(3).]

*The Bengal Children Bill, 1921.**(Chapter III.—Youthful offenders.—Chapter IV.—  
Mode of sending neglected children to industrial  
schools.—Clauses 27, 28.)*

(2) An order under this section may be made against a parent or guardian who, having been required to attend, has failed to do so, but, save as aforesaid, no such order shall be made without giving the parent or guardian an opportunity of being heard.

[Cf. 8 Edw.  
VII, c. 67, s.  
99(4).]

(3) Any order directing that a parent or guardian shall pay a fine under this section may be enforced as though it were an order passed under the Code of Criminal Procedure, 1898.

[Cf. 8 Edw.  
VII, c. 67, s.  
99(5).]

Act V of 1898

(4) A parent or guardian may appeal against any such order as if it had been an order passed in proceedings against himself.

[Cf. 8 Edw.  
VII, c. 67, s.  
99(6).]

Detention in the  
case of certain  
crimes committed  
by children.

27. (1) When a child is convicted of an offence of so serious a nature that the Court is of opinion that no punishment which under the provisions of this Act it is authorized to inflict is sufficient, the Court shall order the offender to be kept in safe custody in such place or manner as it thinks fit, and shall report the case for the orders of the Local Government.

[Cf. 8 Edw.  
VII, c. 67, s.  
104.]

(2) Notwithstanding the provisions of section 22, the Local Government may order any such child to be detained in such place and on such conditions as they think fit, and whilst so detained the child shall be deemed to be in legal custody:

Provided that no period of detention so ordered shall exceed the maximum period of imprisonment to which the child could have been sentenced for the offence committed.

[Cf. Mad. Act  
IV of 1920, s.  
27 prov.]

## CHAPTER IV.

## MODE OF SENDING NEGLECTED CHILDREN TO INDUSTRIAL SCHOOLS.

Children liable to  
be sent to  
industrial schools:

28. (a1) In any area to which the Local Government may, by notification in the *Calcutta Gazette*, direct that this section or any portion of it shall apply, a Court having jurisdiction under this Act—

[Cf. 8 Edw.  
VII, c. 67, s.  
58(1).]

- (i) upon receiving a petition in this behalf, or
- (ii) upon a police report, or
- (iii) upon its own knowledge or suspicion,

may, either by a summons to the parent or guardian of a child apparently under the age of fourteen years or by a warrant addressed to any police-officer or other person authorized by the Local Government in this behalf, order the production of such child on such a day as may be specified in the summons or warrant if the Court has reason to believe that the child—

- (a) lives by begging; or
- (b) is destitute, not being an orphan and having both parents or his surviving parent, or in the case of



*The Bengal Children Bill, 1921.*

(Chapter IV.—Mode of sending neglected children to industrial schools.—Clause 28.)

an illegitimate child his mother, undergoing transportation or imprisonment; or

(c) is under the care of a parent or guardian who, by reason of criminal or drunken habits, is unfit to have the care of the child; or

(d) is under the care of a parent or guardian who habitually neglects or cruelly ill-treats the child; or

(e) frequents the company of any reputed thief or prostitute; or

(f) is living in circumstances calculated to cause, encourage or favour the seduction or prostitution of the child.

(1) In any such area, any person authorized by the Local Government in this behalf may bring before a Juvenile Court or Court of a Magistrate having jurisdiction under this Act any child apparently under the age of fourteen years who—

(a) is found in any street or place of public resort begging or receiving alms (whether or not there is any pretence of singing, playing, performing, offering anything for sale, or otherwise), or being in any such street, or place for the purpose of so begging or receiving alms; or

(b) is found wandering and not having any home or settled place of abode, or visible means of subsistence, or is found wandering and having no parent or guardian, or a parent or guardian who does not exercise proper guardianship; or

(c) is found destitute, not being an orphan and having both parents or his surviving parent, or in the case of an illegitimate child his mother, undergoing transportation or imprisonment;

(d) [omitted.]

(e) [omitted.]

and the Court before which a child is brought as coming within one of those descriptions shall examine the information and record the substance of such examination, and shall, if it thinks that there are sufficient grounds for inquiring further, fix a date for such inquiry.

(2) On the date fixed for the production of the child under sub-section (a1) or for the inquiry under sub-section (1), or on any subsequent date to which the proceedings may be adjourned, the Court shall hear and record all evidence which may be adduced and consider any cause which may be shown why an order sending the child to an industrial school should not be passed and make any further inquiry it thinks fit.

*The Bengal Children Bill, 1921.*

(Chapter IV.—Mode of sending neglected children to industrial schools.—Chapter V.—Maintenance and treatment of persons in reformatory or industrial schools or under custody.—Clauses 29, 30.)

(3) If, after inquiry, the Court is satisfied that it is expedient to send the child to an industrial school, it shall pass an order to that effect.

Power to commit child or young person to suitable custody.

**29.** (1) When under this Act a Court is empowered to order a child to be sent to an industrial school the Court, in lieu of ordering him to be so sent, may make an order for the committal of the child to suitable custody in the prescribed manner, until he attains the age of sixteen years, or for any shorter period.

[Cf. 8 Edw. VII, c. 67, s. 68(7).]

(2) Any person authorized by the Local Government in this behalf, may bring before a Juvenile Court or Court of a Magistrate having jurisdiction in the case any young person apparently of the age of fourteen or fifteen years so circumstanced, that if he were a child, he would come within one or other of the descriptions mentioned in section 28, and the Court, if satisfied, after inquiry in the manner prescribed by section 28, sub-sections (1) and (2), that it is expedient so to deal with him, may make an order for his committal to suitable custody in the prescribed manner, until he attains the age of sixteen years, or for any shorter period.

[Cf. 8 Edw. VII, c. 67, s. 69.]

(3) The Court which makes an order committing a child or young person to suitable custody under this section may, in addition, order that the child or young person be placed under the supervision of a person to be named by the Court.

## CHAPTER V.

MAINTENANCE AND TREATMENT OF PERSONS IN REFORMATORY OR INDUSTRIAL SCHOOLS OR UNDER CUSTODY.

Contribution of parent.

**30.** (1) The Court which makes an order for the detention of a youthful offender or child in a reformatory or industrial school or for the committal of a child or young person to suitable custody under this Act, may order the parent or other person liable to maintain the youthful offender, young person or child to contribute to his maintenance, if able to do so, in the prescribed manner.

(2) The Court, before making an order under sub-section (1), shall inquire into the circumstances of the parent or other person liable to maintain the youthful offender, young person or child, and shall record the evidence, if any, in the presence of the parent or such other person, as the case may be, or, when his personal attendance is dispensed with, in the presence of his pleader.

(3) The persons liable to maintain a youthful offender, young person or child shall, for the purposes of sub-section (1), include, in the case of illegitimacy, his putative father:

Provided that where the youthful offender, young person or child is illegitimate and an order for his maintenance has been made under section 488 of the Code of Criminal Procedure, 1898, the Court shall not ordinarily make an order for contribution against

Act V of 1898.

*The Bengal Children Bill, 1921.*

(Chapter V.—Maintenance and treatment of persons in reformatory or industrial schools or under custody.—Clauses 31, 32.)

the putative father but may order the whole or any part of the sums accruing due under the said order for maintenance to be paid to such person as may be named by the Court, and such sums shall be applied by him towards the maintenance of the youthful offender, young person or child.

(4) Any order under this section may be enforced in the same manner as an order under section 488 of the Code of Criminal Procedure, 1898.

Act V of 1898.

Boarding out of children.

**31.** The managers of an industrial school to which a child under the age of eight years is sent may, with the consent of the chief inspector, board the child out with any suitable person, until the child reaches the age of ten years, and thereafter for such longer period, with the consent of the chief inspector, as the managers consider to be advisable in the interests of the child, subject to the exercise by the managers of such powers as to supervision, recall, and otherwise as may be prescribed; and, when a child is so boarded out, he shall, nevertheless, be deemed, for the purposes of this Act, to be a child detained in the school, and the provisions of this Act shall apply accordingly, so far as possible.

[Cf. 8 Edw. VII, c. 67, s. 58.]

Placing out on license

**32.** (1) When a youthful offender or child is detained in a reformatory or industrial school, the managers of the school may, at any time, with the consent of the chief inspector, or after the expiration of eighteen months of the period of detention, without any such consent, by license, permit the youthful offender or child on such conditions as may be prescribed, to live with any trustworthy and respectable person named in the license willing to receive and take charge of him with a view to train him for some useful trade or calling.

[Cf. 8 Edw. VII, c. 67, s. 67(1); VIII of 1897, s. 18.]

(2) Any license so granted shall be in force until revoked or forfeited by the breach of any of the conditions on which it was granted.

[Cf. 8 Edw. VII, c. 67, s. 67(2).]

(3) The managers of the school may, at any time by order in writing, revoke any such license, and order the youthful offender or child to return to the school, and shall do so at the desire of the person to whom the youthful offender or child is licensed.

[Cf. 8 Edw. VII, c. 67, s. 67(3); VIII of 1897, s. 19.]

(4) If the youthful offender or child refuses or fails to return to the school, the managers of the school may, if necessary, arrest him or cause him to be arrested and may take him, or cause him to be taken, back to the school.

(5) The time during which a youthful offender or child is absent from a reformatory or industrial school in pursuance of a license under this section shall be deemed to be part of the time of his detention in the school:

[Cf. 8 Edw. VII, c. 67, s. 67(5).]

Provided that, when a youthful offender or child has failed to return to the school on the license being revoked or forfeited, the time which elapses after his failure so to return shall be excluded in computing the time during which he is to be detained in the school.



*The Bengal Children Bill, 1921.**(Chapter V.—Maintenance and treatment of persons in reformatory or industrial schools or under custody.—Clauses 33—36.)*

Power to order parent to produce a youthful offender or child who refuses to return to a school.

**33.** (1) When a license has been revoked or forfeited and the youthful offender or child refuses or fails to return to the school, a Court, if satisfied by information on oath that there is reasonable ground for believing that his parent or guardian could produce the youthful offender or child, may issue a summons requiring the parent or guardian to attend at the Court on such a day as may be specified in the summons, and to produce the child, and, if he fails to do so without reasonable excuse, he shall, in addition to any other liability to which he may be subject under the provisions of this Act, be liable to a fine not exceeding twenty-five rupees.

[Cf. 8 Edw. VII, c. 67, s. 67(6).]

(2) Any order directing that a parent or guardian shall pay a fine under this section may be enforced as though it were an order passed under the Code of Criminal Procedure, 1898.

Act V of 1898.

Penalty for abetting escape of youthful offender or child.

**34. Whoever—**

- (a) knowingly assists or induces, directly or indirectly, a youthful offender or child detained in or placed out on license from a reformatory or industrial school to escape from the school or from any person with whom he is placed out on license; or any child or young person to escape from the person to whose custody he is committed under this Act; or
- (b) knowingly harbours, conceals, or prevents from returning to school, or to any person with whom he is placed out on license, or to the person to whose custody he is committed under this Act, a youthful offender, young person or child who has so escaped, or knowingly assists in so doing;

[Cf. 8 Edw. VII, c. 67, ss. 22(1) and 72(6).]

shall be liable to imprisonment for a term which may extend to two months or to a fine not exceeding two hundred rupees, or to both.

**35. [Omitted.]**

Discharge and transfer.

**36.** (1) The Local Government may, at any time, order a youthful offender or a child to be discharged from a reformatory or industrial school, either absolutely or on such conditions as the Local Government approve.

[Cf. 8 Edw. VII, c. 67, s. 69; VIII of 1897, s. 14.]

**(2) The Local Government may order—**

- (a) a youthful offender or child to be transferred from one reformatory school to another, or from one industrial school to another;
- (b) a youthful offender under the age of fourteen years detained in a reformatory school to be transferred to an industrial school;

*The Bengal Children Bill, 1921.**(Chapter VI.—Miscellaneous.—Clauses 37, 38.)*

- (c) a young person detained in an industrial school, who is found to be exercising an evil influence over the other inmates of the school or who is guilty of a serious breach of the rules of the school or of escaping from the school, to be transferred to a reformatory school:

Provided that the whole period of the detention of the youthful offender, young person or child shall not be increased by the transfer.

## CHAPTER VI.

## MISCELLANEOUS.

## Juvenile Courts.

**37.** (1) The Local Government may provide for the establishment for any district or other local area of one or more separate Courts for the hearing of charges against children or young persons or of applications for orders or licenses relating to a child or young person at which the attendance of the child or young person is required. [Cf. 8 Edw. VII, c. 67, s. 111(5).]

(2) Where no such separate Court has been established, the Court before which a child or young person is brought, shall, unless the child or young person is charged jointly with any other person not being a child or young person, whenever practicable, sit either in a different building or room from that in which the ordinary sittings of the Court are held or on different days or at different times from those at which the ordinary sittings are held. [Cf. 8 Edw. VII, c. 67, s. 111(2).]

## Presumption and determination of age

**38.** (1) Whenever a person, whether charged with an offence or not, is brought before any criminal Court otherwise than for the purpose of giving evidence, and it appears to the Court that he is a child or young person, the Court shall make due inquiry as to the age of that person and for that purpose shall take such evidence as may be forthcoming at the hearing of the case, and shall record a finding thereon, stating his age as nearly as may be. [Cf. 8 Edw. VII, c. 67, s. 128; VIII of 1897, s. 11.]

(2) An order or judgment of the Court shall not be invalidated by any subsequent proof that the age of such person has not been correctly stated to the Court, and the age presumed or declared by the Court to be the age of the person so brought before it shall, for the purposes of this Act, be deemed to be the true age of that person and, where it appears to the Court that the person so brought before it is of the age of sixteen years or upwards, the person shall for the purposes of this Act be deemed not to be a child or young person.

(3) [Omitted.]

*The Bengal Children Bill, 1921.**(Chapter VI.—Miscellaneous.—Clauses 39—39C.)*

Provision as to  
religious  
persuasion.

**39.** (1) In determining the reformatory or industrial school to which a youthful offender or child is to be sent under this Act, the Court shall endeavour to ascertain the religious persuasion to which the youthful offender or child belongs and shall, if possible, select a school in which facilities are afforded for instruction in his religion, and shall pass an order to that effect.

[Cf. 8 Edw.  
VII, c. 67,  
s. 66.]

(2) Where a child or young person is committed to suitable custody under this Act, the Court in determining the person to whose custody the child or young person shall be committed shall endeavour in like manner to ascertain the religion of the child or young person and shall, if possible, select a person of the same religion, or a person who gives such undertaking as seems to the Court sufficient that the child or young person shall be brought up in accordance with his own religion, and shall pass an order to that effect.

[Cf. 8 Edw.  
VII, c. 67,  
s. 28.]

Authority of  
persons having  
custody of child  
or young person.

**39A.** Notwithstanding anything contained in any other law, any person to whose custody a child or young person is committed under the provisions of this Act shall, whilst the order is in force, have the like control over the child or young person, as if he were his parent, and shall be responsible for his maintenance, and the child or young person shall continue in his custody notwithstanding that he is claimed by his parent or any other person.

[Cf. 8 Edw.  
VII, c. 67, s.  
22(1).]

Custody of  
youthful offend-  
ers, young  
persons and  
children, in places  
of detention.

**39B.** (1) The order or judgment in pursuance of which a youthful offender, young person or child is committed to custody in a place of detention provided under this Act, shall be delivered with him to the person in charge of the place of detention, and shall be a sufficient authority for his detention in that place in accordance with the terms thereof.

[Cf. 8, Edw.  
VII, c. 67,  
s. 109 (1) and  
(2).]

(2) Any such person shall during such detention and whilst being conveyed to and from the place of detention be deemed to be in legal custody, and if he escapes, may be arrested without a warrant and be brought back to the place of detention where he was detained.

Inspection of  
institutions  
for poor  
children.

**39C.** (1) The Local Government may cause any institution for the reception of poor children or young persons supported wholly or partly by voluntary contributions, and not liable to be inspected by or under the authority of the Government, to be visited and inspected, from time to time by persons appointed by the Local Government for the purpose.

[Cf. 8 Edw.  
VII, c. 67, s.  
25.]

(2) Any person so appointed shall have power to enter the institution and to make a complete inspection thereof and of all papers, registers, and accounts relating thereto.



*The Bengal Children Bill, 1921.**(Chapter III.—Youthful offenders.—Clauses 22, 23.)*

(5) Nothing in this section shall be deemed to require the attendance of the mother or the female guardian of a child or young person, if such mother or female guardian does not, according to the customs and manners of the country, appear in public, but any such person may appear before the Court by a pleader or agent.

Restrictions on  
punishment of  
children and  
young persons.

**22.** Notwithstanding anything to the contrary contained in any law, no child or young person shall be sentenced to death, transportation or imprisonment or committed to prison in default of payment of a fine or in default of furnishing security:

[Cf. Mad. Act  
IV of 1920  
s. 22.]

Provided that a young person may be sentenced to imprisonment or committed to prison as aforesaid when the Court certifies that he is of so unruly or so depraved a character that he is not a fit person to be sent to a reformatory school and that none of the other methods in which the case may legally be dealt with is suitable.

**MODE OF SENDING YOUTHFUL OFFENDERS TO REFORMATORY OR INDUSTRIAL SCHOOLS.**

Commitment of  
offenders between  
twelve and  
sixteen years of  
age to reformatory  
or industrial  
schools.

**23.** (1) When a youthful offender, who in the opinion of the Court before which he is charged is twelve years of age or upwards, is convicted of an offence punishable in the case of an adult with transportation or imprisonment, the Court may, in addition to or in lieu of sentencing him according to law to any other punishment, order that he be sent to a reformatory school:

[Cf. 8 Edw.  
VII, c. 67, s.  
57; VIII of  
1897, s. 8.]

Provided that when the offender is ordered to be sent to a reformatory school he shall not in addition be sentenced to imprisonment.

[Cf. 8 Edw.  
VII, c. 67, s.  
84; VIII of  
1897, s. 10.]

(2) When a youthful offender of twelve years of age or upwards has been sentenced to transportation or imprisonment, the Local Government may direct that in lieu of undergoing or completing such sentence, he shall be sent to a reformatory school; and thereupon the offender shall be subject to all the provisions of this Act as if he had been originally sentenced to detention in a reformatory school.

(3) When a youthful offender, who in the opinion of the Court before which he is charged is under twelve years of age, is convicted of an offence punishable in the case of an adult with death, transportation or imprisonment, the Court may order that he be sent to an industrial school.

(4) When a young person, of the age of twelve or thirteen years, who has not previously been convicted, is convicted of an offence punishable in the case of an adult with transportation or imprisonment, and the Court is satisfied that the young person should be sent to an industrial school, but, having regard to the special circumstances of the case, should not be sent to a reformatory school, and is also satisfied that the character and antecedents of the young person are such that he will not exercise an evil influence over the other inmates of an industrial school, the Court may order the young person

*The Bengal Children Bill, 1921.**(Chapter VI.—Miscellaneous.—Clauses 40—42.)*

(3) Whoever obstructs any person appointed under sub-section (1) in the discharge of his duties, or refuses or wilfully neglects to furnish him with the necessary means of making any entry or inspection, shall be punishable with fine which may extend to fifty rupees.

[Cf. Ben. Act  
II of 1892,  
s. 15(1).]

Procedure in  
respect of bonds.

40. The provisions of Chapter XLII of the Code of Criminal Procedure, 1898, shall, so far as may be, apply to bonds taken under this Act.

[Cf. IV of  
1912, s. 94,  
Act V of 1898.

Removal of  
disqualification  
attaching to  
convictions of  
offences.

41. Notwithstanding anything contained in any other law, the conviction of a child or young person shall not be regarded as a disqualification attaching to a conviction of an offence under such law.

[Cf. 8 Edw.  
VII, c. 67,  
s. 100.]

Rules.

42. (1) The Local Government may make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, the Local Government may make rules—

- (a) for the establishment, certification and maintenance of reformatory and industrial schools and auxiliary homes ;
- (b) for the inspection of reformatory and industrial schools and auxiliary homes ;
- (c) [omitted.]
- (d) prescribing the powers and duties of the managers of reformatory and industrial schools ;
- (e) regulating the choice of a school ;
- (f) for the boarding out, licensing and supervision of children and young persons ;
- (g) for the contribution by parents and other persons liable to maintain children and young persons ;
- (h) regulating the disposal and after-care of the inmates of reformatory and industrial schools and for the appointment of visitors and their tenure of office ;
- (i) for the management of reformatory and industrial schools and auxiliary homes ;
- (j) for the education and industrial training of the inmates of reformatory and industrial schools ;
- (k) for the conveyance of youthful offenders and children to reformatory and industrial schools ;
- (l) prescribing visits to and communication with the inmates of reformatory and industrial schools ;
- (m) for the grant of permission to the inmates of reformatory and industrial schools to absent themselves for short periods ;

*The Bengal Children Bill, 1921.**(Chapter VI.—Miscellaneous.—Clauses 43—44.)*

- (n) prescribing the punishment of offences committed by the inmates of reformatory and industrial schools;
- (o) prescribing the manner in which a child or young person may be committed to suitable custody and for the supervision of such children and young persons;
- (p) for the detention of children and young persons under arrest or remanded or committed for trial; and
- (q) prescribing the procedure to be adopted in juvenile courts.

(3) All rules made under clauses (p) and (q) of subsection (2) shall be subject to the previous approval of the Governor General in Council.

(4) All rules made under this section shall be published in the *Calcutta Gazette* and, on such publication, shall have the same effect as if enacted in this Act.

Appeal.

**43.** (1) An appeal from an order made by a Court under sections 26, 28, 30 or 39 shall lie,

- (a) if passed by a Magistrate other than a District Magistrate or a Presidency Magistrate, to the District Magistrate;
- (b) if passed by a District Magistrate, to the Court of Session;
- (c) if passed by a Court of Session or court of an Additional Sessions Judge or of an Assistant Sessions Judge or by a Presidency Magistrate, to the High Court.

(2) No appeal shall lie from any order passed in any such appeal.

(3) [*Reproduced in clause 43A.*]

Revision.

**43A.** Any order passed under the provisions of this Act and not otherwise provided for, may be revised by the High Court either on the report of a Sessions Judge or of a District Magistrate, or on the application of a party interested, or on its own initiative. [Cf. Act V of 1898, s. 526(3).]

**44.** [*Reproduced as clause 39A.*]

A. M. HUTCHISON,

*Secretary to the Government of Bengal and  
Secretary to the Bengal Legislative Council (offg.).*





# The Calcutta Gazette

WEDNESDAY, SEPTEMBER 28, 1921.

## PART IV.

***Bills introduced in the Bengal Legislative Council, Reports of Select Committees presented or to be presented in that Council, and Bills published before introduction in that Council.***

### GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

#### NOTIFICATION.

No. 2929 L., dated the 26th September, 1921.—His Excellency the Governor having been pleased to order, under rule 18 of the Bengal Legislative Council Rules, 1920, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the *Calcutta Gazette*, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information. It is proposed to introduce and pass the Bill at the meeting of the Bengal Legislative Council to be held in November, 1921.

### THE BENGAL PRIMARY EDUCATION (AMENDMENT) BILL, 1921.

A

### BILL

*to amend the Bengal Primary Education Act, 1919.*

WHEREAS it is expedient to amend the Bengal Primary Education Act, 1919, in the manner herein-  
after appearing; Ben. Act IV of 1919.

And whereas the previous sanction of the Governor-General required by clause (a) of sub-section (3) of section 80A of the Government of India Act has been obtained to the passing of this Act;

It is hereby enacted as follows:—

Short title.

1. This Act may be called the Bengal Primary Education (Amendment) Act, 1921.

Amendment of  
section 1 of  
Bengal Act IV of  
1919.

**2.** In the proviso to section 1 of the Bengal Primary Education Act, 1919—

(a) after the words and figures “the Bengal Local Self-Government Act of 1885” the words and figures “or under section 5 of the Bengal Village Self-Government Act, 1919,” and

(b) after the words “Union Committee” the words “or the Union Board”

shall be inserted.

#### STATEMENT OF OBJECTS AND REASONS.

Section 1 of the Bengal Primary Education Act, 1919, permits of the extension of its provisions to unions constituted under the Bengal Local Self-Government Act of 1885. Since the enactment of that measure the Bengal Village Self-Government Act, 1919, has been added to the statute book and unions under the Bengal Local Self-Government Act are being replaced by unions under the Bengal Village Self-Government Act. This Bill has therefore been prepared so that the provisions of the Bengal Primary Education Act, 1919, may be extended to unions constituted under section 5 of the Bengal Village Self-Government Act, 1919, and that Union Boards may be vested with the necessary powers to give effect to its provisions.

A. M. HUTCHISON,

*Secretary to the Government of Bengal and  
Secretary to the Bengal Legislative Council (offg.).*



# The Calcutta Gazette

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WEDNESDAY, NOVEMBER 16, 1921.

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## PART IV.

***Bills Introduced in the Bengal Legislative Council, Reports of Select Committees presented or to be presented to that Council, and Bills published before introduction in that Council.***

### GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

#### NOTIFICATION.

No. 3316L., dated Calcutta, the 10th November, 1921.—His Excellency the Governor having been pleased to order, under rule 18 of the Bengal Legislative Council Rules, 1920, the publication of the following Bill, together with the Statement of Objects and Reasons which accompanies it, in the *Calcutta Gazette*, the Bill and the Statement of Objects and Reasons are accordingly hereby published for general information.

It is proposed to introduce the Bill at the session of the Bengal Legislative Council commencing on Monday, the 21st November, 1921.

C. TINDALL,

*Secretary to the Government of Bengal and  
Secretary to the Bengal Legislative Council.*



**THE BENGAL MUHAMMADAN MARRIAGES  
AND DIVORCES REGISTRATION (AMEND-  
MENT) BILL, 1921.**

**A**

**BILL**

*(to amend the Bengal Muhammadan Marriages and Divorces Registration Act, 1876.)* Ben. Act 1  
of 1876.

WHEREAS it is expedient to amend the Bengal Muhammadan Marriages and Divorces Registration Act, 1876, in the manner hereinafter appearing ;

It is hereby enacted as follows :—

Short title.

1. This Act may be called the Bengal Muhammadan Marriages and Divorces Registration (Amendment) Act, 1921.

Amendment of  
section 8.

2. In section 8 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (hereinafter called the said Act), for the words "by the parties to the marriage jointly", the words "by either party to the marriage," and for the words "by the parties to the divorce jointly" the words "by either party to the divorce," shall be substituted.

Amendment of  
section 9.

3. In the first paragraph of section 9 of the said Act,—

(1) for the words "one month" the words "four months" shall be substituted ; and

(2) for the words "and on payment to him of a fee of one rupee" the following shall be substituted, namely :—

"and on payment to him of the fee prescribed in this behalf by section 9A"

New section 9A.

4. After section 9 of the said Act the following shall be inserted, namely :—

"9A. The fee referred to in section 9 for registration under this Act shall be as follows, namely :—

Registration fees.

(a) in the case of a marriage—

(i) when the amount of the *Moharana* does not exceed Rs. 200 ...

Re. 1,

(ii) when the said amount exceeds Rs. 200 ...

the fee leviable on the registration of simple bonds,

(iii) when there is no mention of the said amount ...

Rs. 5;

(b) in the case of a *Talak*—

(i) for each *Talak* ...

„ 2,

(ii) for each *Khula Talak* ...

„ 3."

Repeal of section 10.

5. Section 10 of the said Act is hereby repealed.

New sections 10A, 10B and 10C.

6. Before section 11 of the said Act, the following shall be inserted, namely:—

“10A. (1) If any party to any marriage or divorce (including *Khula*)  
Attendance of parties.  
 applies for registration of the same within the period of four months provided for in section 9, the Muhammadan Registrar shall have power to compel the attendance of the parties before him.

(2) In the exercise of such powers the provisions of the Indian Registration Act, 1908, shall apply. XVI of 1908.

10B. If any such party does not appear before the  
Ex parte registration. *Muham-*  
*madan*  
 Registrar, he may proceed to register the marriage or divorce (including *Khula*), *ex parte*, or may pass such orders with regard to the application as he thinks fit.

10C. Notwithstanding the provisions of section 11,  
Registration of Talak Moullak or Talak Tafviz. the Muhammadan Registrar shall not register any *Talak Moullak* or *Talak Tafviz* unless the party applying for the same produces a registered *Kabinnama*, a registered agreement or a certified copy of registration of marriage with the application.”

Amendment of section 26(c).

7. In clause (c) of section 26 of the said Act, for the words “all the parties” the words “either party” shall be substituted.

New sections 27 and 28.

8. After section 26 of the said Act the following shall be inserted, namely:—

“27. Notwithstanding anything contained in section 21,  
Appeal and revision. an appeal from, or an application for the revision of, any order of the Muhammadan Registrar under this Act, shall lie to the District Registrar.

28. Nothing in this Act shall be a bar to any party seeking relief in the Civil Court.”  
Relief in Civil Court not to be barred.

Amendment of Schedule.

9. In the Schedule to the said Act—

(1) to item 14 in Form A, the following shall be added, namely:—

“e.g., if any *Kabinnama* has been executed—its date and the substance of its terms”; and

(2) after item 17 in the said Form A, the following shall be added, namely:—

“18. If any ornaments have been given—a list of such ornaments, with their value”.

## STATEMENT OF OBJECTS AND REASONS.

The object of the Bill is to amend the existing law in regard to the registration of Muhammadan marriages and divorces, contained in the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), for the convenience of Muhammadans.

*Clauses 4 and 6* contain proposed new provisions (sections 9A, 10A, 10B and 10C) in regard to the registration of Muhammadan marriages and divorces, and the fees payable for such registration.

*Clause 5.*—The provision in section 10 for the payment of a gratuity is not considered desirable, and it is therefore proposed to repeal that section.

*Clause 9.*—The amendments suggested in Form A to the Schedule are intended to prevent a multiplicity of suits and disputes.

SHAH SYED EMDADUL HUQ,

*Member in charge.*

CALCUTTA;

*The 17th August, 1921.*

A. M. HUTCHISON,

*Secy. to the Govt. of Bengal and  
Secy. to the Bengal Legislative Council (offg.).*





# The Calcutta Gazette

WEDNESDAY, NOVEMBER 30, 1921.

## PART IV.

***Bills introduced in the Bengal Legislative Council, Reports of Select Committees presented or to be presented in that Council, and Bills published before introduction in that Council.***

### GOVERNMENT OF BENGAL.

#### LEGISLATIVE DEPARTMENT.

#### NOTIFICATION.

No. 2529L., dated the 25th November, 1921.—The following Bill was introduced in the Bengal Legislative Council on the 21st November, 1921, and is hereby published for information, together with the Statement of Objects and Reasons annexed thereto:—

### THE BENGAL AERIAL ROPEWAYS BILL, 1921.

#### CONTENTS.

##### PREAMBLE.

##### *Preliminary.*

##### CLAUSE.

1. Short title, local extent and commencement.
2. Definitions.
- Orders authorising the Construction of Aerial Ropeways.*
3. Order authorising construction and contents of such order.
4. Contents of application.
5. Cessation of powers given by an order.
6. Opening of aerial ropeway to passenger traffic.

## CLAUSE.

*Inspection of Aerial Ropeways.*

7. Inspection of aerial ropeway before opening.
8. Appointment and duties of Inspector.
9. Powers of Inspectors.
10. Facilities to be afforded to Inspector.

*Construction and Maintenance of Aerial Ropeways.*

11. Authority of promoter to execute all necessary works.
12. Temporary entry upon land for repairing or preventing accident.
13. Removal of trees, structures, etc.
14. Orders of Collector subject to revision by Local Government.

*Working of Aerial Ropeways.*

15. Promoter may fix rates.
16. Duty of promoter to work aerial ropeway without partiality.
17. Reporting of accidents.
18. Power to close and re-open aerial ropeway.

*Discontinuance of Aerial Ropeways.*

19. Cessation of powers of promoter on discontinuance of aerial ropeway.
20. Power of removal of aerial ropeway on cessation of promoter's powers.

*Inability or Insolvency of Promoter.*

21. Proceedings in case of inability or insolvency of promoter.

*By-laws.*

22. Power of promoter to make by-laws.

*Supplementary Provisions.*

23. Returns.
24. Protection of roads, railways, tramways and waterways.
25. Acquisition of land by a promoter.

*Rules by Local Government.*

26. Power of Local Government to make rules.

*Offences, Penalties and Arrest.*

27. Failure of promoter to comply with Act.
28. Unlawfully obstructing promoter in exercise of his powers.
29. Unlawfully interfering with aerial ropeway.
30. Maliciously doing, abetting or attempting to do, acts endangering safety of persons travelling or being upon aerial ropeway.
31. Arrest for offences against certain sections.

## THE BENGAL AERIAL ROPEWAYS BILL, 1921.

A

### BILL

*to authorise, facilitate and regulate the construction  
and working of aerial ropeways in Bengal.*

Preamble.

WHEREAS it is expedient to authorise, facilitate and regulate the construction and working of aerial ropeways in Bengal;

And whereas the previous sanction of the Governor General has been obtained under section 80A, subsection (3), of the Government of India Act, to the passing of this Act;

It is hereby enacted as follows:—

#### *Preliminary.*

Short title, local  
extent and com-  
mencement.

1. (1) This Act may be called the Bengal Aerial Ropeways Act, 1921;

(2) It extends to the whole of Bengal, except the Hill-tracts of Chittagong; and

(3) It shall come into force at once:

Provided that it shall come into operation in the Darjeeling district only on such date and subject to such exceptions and modifications as the Governor in Council may, by notification in the *Calcutta Gazette*, direct.

Definitions.

2. In this Act, unless there is anything repugnant in the subject or context:—

(1) "aerial ropeway" means an aerial ropeway (or any portion thereof) for the public carriage of passengers or goods, and includes all posts, ropes, trucks, stations, offices, warehouses, workshops, machinery and other works used for the purposes of, or in connection with, and all land appurtenant to, such aerial ropeway;

[Cf. Act IX  
of 1890, s. 3(4)  
(a) and (c).]

(2) "Collector" means the chief officer in charge of the land-revenue administration of a district, and includes any officer specially appointed by the Local Government to discharge the functions of a Collector under this Act;

(3) "Inspector" means an Inspector of aerial ropeways appointed under this Act;

(4) "local authority" means a Municipal Committee, District Board, body of Port Commissioners or other authority legally entitled to or entrusted by the Government with the control or management of a municipal or local fund and also includes a Local Board;

(5) "order" means an order authorising the construction of an aerial ropeway under this Act, and includes a further order substituted for, or amending, extending or varying, that order;

(6) "post" means a post, trestle, standard, strut, stay or other contrivance or part of a contrivance for carrying, suspending or supporting a rope;

[Cf. Act  
XIII of 1885,  
s. 3(5).]

(7) "prescribed" means prescribed by rules made by the Local Government under section 26;



*The Bengal Aerial Ropeways Bill, 1921.**(Preliminary.—Orders authorising the Construction of Aerial Ropeways.—Clause 3.)*

- (8) "promoter" means a local authority or person, or any company incorporated under the Indian Companies Act, 1913, or any railway company as defined in the Indian Railways Act, 1890, in whose favour an order has been made under section 3, and includes a local authority, person, company or railway company on whom the rights and liabilities conferred and imposed on the promoter by this Act, and by rules and orders made under this Act as to the construction, maintenance and use of the aerial ropeway, have devolved; VII of 1913.  
IX of 1890.
- (9) "rate" includes any fare, charge or other payment for the carriage of any passenger or goods on an aerial ropeway;
- (10) "rope" includes any cable, wire, rail or way, whether flexible or rigid, for suspending, carrying or hauling a truck, if any part of such cable, wire, rail or way is carried overhead and is suspended from or supported on posts; and [Cf. Act  
XIII of 1885,  
s. 8(4).]
- (11) "truck" means any vehicle or carrier hung or suspended from or hauled by a rope and used for the carriage of goods or passengers or for any other purpose in connection with the working of an aerial ropeway.

*Orders authorising the Construction of Aerial Ropeways.*

Order authorising construction and contents of such order.

3. (1) The Local Government may, on application made by any promoter, make an order authorising the construction by, or on behalf of, such promoter, subject to such restrictions and conditions as the Local Government may think proper, of an aerial ropeway within any specified area or along any specified route—

- (a) for the public carriage of goods only,  
(b) for the public carriage of goods and passengers, or  
(c) for the public carriage of passengers only:

Provided that, before an order is made under this sub-section, the Local Government shall cause public notice of the intention to make the order to be given at convenient places within the said area or along the said route; [Cf. Act  
I of 1894,  
s. 9.]

and shall, so far as may be conveniently possible, cause a like notice to be served on every owner or occupier of land over which such route lies, and shall consider, and decide in regard to, any objection or suggestion, with respect to the proposed order, which may be received from any person within a date to be specified in such notice.

(2) Every such order may specify—

- (i) a time within which the capital required for the construction of the aerial ropeway shall be raised; [Cf. Act XI  
of 1886, s. 7.]  
(ii) a time within which the construction shall be commenced;  
(iii) a time within which the construction shall be completed;  
(iv) the motive power to be used on the aerial ropeway and the conditions (if any) on which such power may be used:

*The Bengal Aerial Ropeways Bill, 1921.*

(Orders authorising the Construction of Aerial Ropeways.—Inspection of Aerial Ropeways.—Clauses 4-7.)

- (v) the minimum headway to be maintained under different parts of the rope;
- (vi) the points under the rope at which bridges or guards shall be constructed and maintained; and
- (vii) such other matters as the Local Government may deem necessary.

Contents of application.

4. Every application made for an order shall include—

[Cf. Ben. Act III of 1883, s. 4.]

- (a) a description of the undertaking and of the route to be followed by the proposed aerial ropeway;
- (b) an estimate of the cost of construction thereof;
- (c) all necessary maps, plans, sections and drawings in connection therewith;
- (d) a statement of the maximum and minimum rates proposed to be charged.

Cessation of powers given by an order.

5. If a promoter authorised by an order to construct an aerial ropeway—

[Cf. Ben. Act III of 1883, s. 9.]

- (a) does not, within the time specified in the order, succeed in raising the full amount of capital required for the completion of the aerial ropeway,
- (b) does not, within the time specified in the order, substantially commence the construction of the aerial ropeway, or
- (c) does not, within the time specified in the order, complete the construction thereof,

the powers given to the promoter by such order shall, unless the Local Government prolongs the times so specified, cease to be exercised.

Opening of aerial ropeway to passenger traffic.

6. When the construction of an aerial ropeway has been authorised under this Act, for the public carriage of goods only, the Local Government may, on application made by the promoter, sanction the opening of such ropeway for the public carriage of passengers also.

*Inspection of Aerial Ropeways.*

Inspection of aerial ropeway before opening.

7. (1) No aerial ropeway shall be opened for any kind of traffic until the Local Government or an Inspector empowered by the Local Government in this behalf has, by an order, sanctioned the opening thereof for that purpose. The sanction of the Local Government under this section shall not be given until an Inspector has, after inspection of the ropeway, reported in writing to the Local Government—

- (a) that he has made a careful inspection of the ropeway and appurtenances;
- (b) that the moving and fixed dimensions and other conditions prescribed under section 3, sub-section (2), have been complied with;
- (c) that the ropeway is sufficiently equipped for the traffic for which it is intended;
- (d) that the working rules and by-laws prescribed by sections 22 to 26 have been duly made, approved and promulgated in the manner prescribed in those sections; and
- (e) that in his opinion the ropeway is fit for public traffic and can be used without danger to the public using it or to the general public.

*The Bengal Aerial Ropeways Bill, 1921.**(Inspection of Aerial Ropeways.—Construction and Maintenance of Aerial Ropeways.—Clauses 8-12.)*

(2) The provisions of sub-section (1) shall extend to the opening of additional sections of ropeway, deviation lines and any alteration or re-construction materially affecting the structural character of any work to which the provisions of sub-section (1) apply or are extended by this sub-section.

Appointment  
and duties of In-  
spector.

8. (1) The Local Government may appoint any person to be an Inspector of aerial ropeways. [Cf. Act IX of 1890, s. 4.]

(2) It shall be the duty of such Inspector from time to time to inspect aerial ropeways, and to determine whether they are maintained in a fit condition and worked with due regard to the convenience and safety of the public and consistently with the provisions of this Act.

Powers of In-  
spector.

9. An Inspector shall, for the purpose of any of the duties which he is authorized or required to perform under this Act, be deemed to be a public servant within the meaning of the Indian Penal Code, and shall, for that purpose, have such powers as may be prescribed. [Cf. Act IX of 1890, s. 5.] Act XLV of 1860.

Facilities to be  
afforded to In-  
spector

10. The promoter, and his servants and agents, shall afford to an Inspector all reasonable facilities for performing the duties and exercising the powers imposed and conferred upon him by this Act, or by rules made thereunder. [Cf. Act IX of 1890, s. 6.]

*Construction and Maintenance of Aerial Ropeways.*

Authority of  
promoter to exe-  
cute all neces-  
sary works

11. (1) Subject to the provisions of this Act, and, in the case of immovable property not belonging to the promoter, to the provisions of any enactment for the time being in force for the acquisition of land for public purposes and for companies, a promoter may— [Cf. Act IX of 1890, s. 7.]

- (a) make such survey as he thinks necessary;
- (b) place and maintain posts in or upon any im-  
movable property;

[Cf. Act XIII of 1886, s. 10, first para.]

- (c) ~~across any immovable property;~~
- (d) make such bridges, culverts, drains, embankments and roads as may be necessary;
- (e) erect and construct such machinery, offices, stations, warehouses and other buildings, works and conveniences as may be necessary; and
- (f) do all other acts necessary for constructing, maintaining, altering, repairing and using the aerial ropeway;

[Cf. Act IX of 1890, s. 7(a), (d) and (f).]

Provided that a promoter may take any action under clause (b) or clause (c) of this sub-section, notwithstanding the objection of the owner or occupier of the property concerned, if the Collector, by an order in writing, permits such action. [Cf. Act IX of 1910, s. 12(2), first proviso.]

(2) When making an order under the proviso, to sub-section (1), the Collector shall fix the amount of compensation or of annual rent or of both which should, in his opinion, be paid by the promoter to the owner or occupier of the immovable property. [Cf. Act IX of 1910, s. 12(3).]

Temporary en-  
try upon land for  
repairing or pre-  
venting accident.

12. (1) A promoter may, at any time, for the purpose of examining, repairing or altering an aerial ropeway or of preventing any accident, enter upon any immovable property adjoining such ropeway, and may do all such works as may be necessary for such purpose. [Cf. Act IX of 1890, ss. 9 and 10.]



*The Bengal Aerial Ropeways Bill, 1921.**(Construction and Maintenance of Aerial Ropeways.  
—Working of Aerial Ropeways.—Clauses 13—17.)*

(2) In the exercise of the powers conferred by sub-section (1), the promoter shall cause as little damage as possible, and compensation shall be paid by him for any damage so caused; and, in a case of dispute as to the amount of such compensation, the matter shall be referred to the decision of the Collector.

Removal of  
trees, structures,  
etc.

**13.** (1) Where any tree standing or lying near an aerial ropeway, or where any structure or other object which has been placed or has fallen near an aerial ropeway subsequently to the placing of such ropeway, interrupts or interferes with, or is likely to interrupt or interfere with, the construction, maintenance, alteration or use of the ropeway, the Collector may, on the application of the promoter, cause the tree, structure or object to be removed or otherwise dealt with, as he thinks fit.

[Cf. Act IX  
of 1910, s.  
18(3) and  
(4).]

(2) When disposing of an application under sub-section (1), the Collector shall, in the case of any tree in existence before the construction of the aerial ropeway, award to the person interested in the tree such compensation as he thinks reasonable, and such person may recover the same from the promoter.

*Explanation.*—For the purposes of this section, the expression “tree” shall be deemed to include any shrub, hedge, jungle-growth or other plant.

Orders of Collec-  
tor subject to  
revision by Local  
Government.

**14.** No suit shall lie, in respect of any matter referred to in the proviso to sub-section (1) of section 11, sub-section (2) of section 11, section 12 or section 13, but every order made by a Collector under any of those sections shall be subject to revision by the Local Government.

[Cf. Act IX  
of 1890, s.  
10(2), and Act  
IX of 1910,  
s. 12(4).]

*Working of Aerial Ropeways.*

Promoter may  
fix rates.

**15.** A promoter shall, for the purposes of working an aerial ropeway, and subject to such maximum and minimum rates as may be prescribed, have power from time to time to fix the rates for the carriage of goods or passengers on the aerial ropeway.

[Cf. Ben.  
Act III of  
1893, s. 24.]

Duty of promo-  
ter to work aerial  
ropeway without  
partiality.

**16.** No promoter shall, for the purposes of working an aerial ropeway, make or give any undue or unreasonable preference or advantage to or in favour of any particular person or any particular description of traffic in any respect whatsoever, or subject any particular person or any particular description of traffic to any undue or unreasonable prejudice or disadvantage in any respect whatsoever.

[Cf. Act IX  
of 1890, s. 42  
(2).]

Reporting of  
accidents.

**17.** When any of the following accidents occur in the course of working an aerial ropeway, namely:—

[Cf. Act IX  
of 1890, s. 33.]

(a) any accident attended with loss of human life or with grievous hurt as defined in the Indian Penal Code, or with serious injury to property;

Act XLV of  
1860.

(b) any accident of a description usually attended with loss of human life or with such grievous hurt as aforesaid or with serious injury to property;

(c) any accident of any other description which the Local Government may notify in this behalf in the *Calcutta Gazette*;

the promoter shall, without unnecessary delay, send notice of the accident to the Local Government and to the Inspector of the aerial ropeway;

*The Bengal Aerial Ropeways Bill, 1921.**(Working of Aerial Ropeways.—Discontinuance of Aerial Ropeways.—Clauses 18—20.)*

and the promoter's servant in charge of the station on the aerial ropeway nearest to the place at which the accident occurred or, where there is no station, the promoter's servant in charge of the section of the aerial ropeway on which the accident occurred shall, with the least possible delay, give notice of the accident to the Magistrate of the district in which the accident occurred and to the officer in charge of the police-station within the local limits of which it occurred, or to such other Magistrate and police-officer as the Local Government may appoint in this behalf.

Power to close and re-open aerial ropeway.

**18.** (1) If, after inspecting any aerial ropeway opened to traffic, an Inspector is of opinion that the use of the ropeway or of any specified part thereof may be attended with danger to the public, he shall state that opinion, together with the grounds therefor, to the Local Government;

[Cf. Act IX of 1890, ss. 23 and 24.]

and the Local Government may thereupon order that, for reasons to be set forth in the order, the aerial ropeway, or the part thereof so specified, be closed to all traffic or to any specified class of traffic.

(2) When, under sub-section (1), an aerial ropeway or any part thereof has been closed to any traffic, it shall not be re-opened to such traffic until it has been inspected and its re-opening sanctioned, in accordance with the provisions of this Act.

*Discontinuance of Aerial Ropeways.*

Cessation of powers of promoter on discontinuance of aerial ropeway.

**19.** If, at any time after the opening of an aerial ropeway, it is proved to the satisfaction of the Local Government that the promoter has, for three months, discontinued the working of the ropeway or of any part thereof, without a reason sufficient, in the opinion of the Local Government, to warrant such discontinuance, the Local Government, if they think fit, may declare that the powers of the promoter in respect of such aerial ropeway or part thereof shall be at an end; and thereupon the said powers shall cease and determine.

[Cf. Ben. Act III of 1883, s. 39.]

Power of removal of aerial ropeway on cessation of promoter's powers.

**20.** (1) When a declaration has been made under section 19, in respect of any aerial ropeway or of any part thereof, an officer appointed in that behalf by the Local Government may, at any time after the expiration of two months from the date determined as aforesaid, remove such aerial ropeway or part thereof, as the case may be;

[Cf. Ben. Act III of 1883, s. 39.]

and the promoter shall pay to the officer so appointed such costs of removal as shall be certified by that officer to have been incurred by him.

(2) If the promoter fails to pay the amount of costs so certified within one month after the delivery to him of the certificate or of a copy thereof, such officer may, without any previous notice to the promoter and without prejudice to any other remedy which he may have for the recovery of the said amount, sell and dispose of the materials of the aerial ropeway or part thereof so removed;

and may, out of the proceeds of the sale, pay and reimburse himself the amount of costs certified as aforesaid and of the costs of the sale;

and shall pay over the residue (if any) of such proceeds to the promoter.

*The Bengal Aerial Ropeways Bill, 1921.**(Inability or Insolvency of Promoter.—By-laws  
—Clauses 21, 22.)**Inability or Insolvency of Promoter.*

Proceedings in  
case of inability  
or insolvency of  
promoter.

**21.** (1) If, at any time after the opening of an aerial ropeway, it appears to the Local Government that the promoter is insolvent or is unable to maintain the ropeway, or to work the same with advantage to the public, or at all, the Local Government may declare that the powers of the promoter, in respect of such aerial ropeway, shall, at the expiration of six months from the date of such declaration, be at an end; and thereupon the said powers shall, at the expiration of that period, cease and determine.

[Cf. Ben.  
Act III of  
1888, s. 40.]

(2) At any time after the expiration of the said six months, an officer appointed by the Local Government in that behalf, may, notwithstanding anything contained in the Provincial Insolvency Act, 1920, remove the aerial ropeway in the same manner and subject to the same provisions as to the payment of costs and to the same remedy for the recovery thereof, in every respect, as in cases of removal under section 20.

V of 1920.

*By-laws.*

Power of pro-  
moter to make  
by-laws.

**22.** (1) A promoter shall, subject to the provisions of sub-section (3), make by-laws consistent with this Act—

[Cf. Act IX  
of 1890, s. 47.]

- (a) for regulating the rate of speed at which trucks are to be moved or propelled;
- (b) for declaring what shall be deemed to be dangerous or offensive goods, and for regulating the carriage of such goods;
- (c) for regulating the maximum number of passengers, and the maximum weight of goods, to be carried in each truck;
- (d) for regulating the use of steam-power, or any other mechanical power or electrical power, on the aerial ropeway;
- (e) for regulating the conduct of the promoter's servants;
- (f) for regulating the terms and conditions on which the promoter will warehouse or retain goods at any station on behalf of the consignee or owner of such goods; and
- (g) generally for regulating the travelling upon, and the use, working and management of, the aerial ropeway.

(2) Such by-laws may provide that any person who contravenes the provisions of any of them shall be liable to fine which may extend to any sum not exceeding fifty rupees, and that in the case of a breach of a by-law made under clause (e) of sub-section (1), the promoter's servant responsible for the same shall forfeit a sum not exceeding one month's pay, which sum may be deducted by the promoter from his pay.

(3) A by-law made under this section shall not take effect until it has been confirmed by the Local Government and published in the *Calcutta Gazette*:

Provided that no such by-law shall be so confirmed until it has been previously published by the promoter in such manner as may be prescribed.



*The Bengal Aerial Ropeways Bill, 1921.**(Supplementary Provisions.—Rules by Local Government.—Clauses 23—26.)**Supplementary Provisions.*

Returns.

**23.** A promoter shall, in respect of an aerial ropeway, submit to the Local Government returns of capital, receipts and traffic at such intervals and in such forms as may be prescribed. [Cf. Act IX of 1890, s. 52.]

Protection of roads, railways, tramways and waterways.

**24.** No promoter shall, in the course of the construction, repair, working or management of an aerial ropeway, cause any permanent injury to any public road, railway, tramway or waterway, or obstruct or interfere with, otherwise than temporarily, as may be necessary, the traffic on any public road, railway, tramway or waterway. [Cf. Act IX of 1910, s. 81.]

Acquisition of land by a promoter.

**25.** The Local Government may, if they think fit, on the application of any promoter desirous of obtaining any land for the purpose of constructing, working or managing an aerial ropeway, direct that he may, subject to the provisions of this Act, acquire such land under the provisions of the Land Acquisition Act, 1894, in the same manner and on the same conditions as it might be acquired if the promoter were a company. [Cf. Act IX of 1910, s. 57(2).] I of 1894.

*Rules by Local Government.*

Power of Local Government to make rules.

**26.** (1) The Local Government may, after previous publication, make rules to carry out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may prescribe—

- (a) the powers of an Inspector appointed under section 8;
- (b) the duties of the promoter's servants, police-officers, and Magistrates on the occurrence of an accident;
- (c) the maximum and minimum rates which a promoter may fix under section 15;
- (d) the standard dimensions and specifications with which the aerial ropeway is to conform;
- (e) the manner of previous publication of by-laws made under section 22;
- (f) the intervals at which a promoter shall submit returns under section 23, and the forms in which such returns shall be submitted;
- (g) the manner in which notices under this Act shall be served;
- (h) the manner in which, and the conditions under which, the through booking of goods may be permitted between an aerial ropeway, and a railway, tramway or other aerial ropeway; and
- (i) the safe and efficient working of aerial ropeways.

(3) All rules made under this section shall be published in the *Calcutta Gazette*.

*The Bengal Aerial Ropeways Bill, 1921.**(Offences, Penalties and Arrest.—Clauses 30, 31.)*

(b) does anything in such a manner as to obstruct any truck travelling on an aerial ropeway,

(c) attempts to do, or abets, within the meaning of the Indian Penal Code, the doing of anything mentioned in clause (a) or clause (b),

Act XLV of 1860.

he shall (without prejudice to any other remedy which may be obtained against him in a Court of Civil Judicature) be punishable with fine which may extend to two hundred rupees.

Maliciously doing, abetting or attempting to do, acts endangering safety of persons travelling or being upon aerial ropeway.

**30.** If any person does anything mentioned in clause (a), clause (b) or clause (c) of section 29 or does, attempts to do, or abets, within the meaning of the Indian Penal Code, the doing of any other act or thing in relation to an aerial ropeway with intent or with knowledge that he is likely to endanger the safety of any person travelling or being upon the aerial ropeway, he shall be punished with imprisonment for a term which may extend to fourteen years.

[Cf. Act IX of 1890, s. 126.]

Act XLV of 1860.

Arrest for offences against certain sections.

**31.** (1) If any person commits any offence under section 28 which obstructs the working of an aerial ropeway, or commits any offence punishable with imprisonment under section 30, he may be arrested without warrant or other written authority by any servant of the promoter, or by any police-officer or by any other person whom such servant or officer may call to his aid.

[Cf. Act IX of 1890, s. 131.]

(2) A person so arrested shall, with the least possible delay, be taken before a Magistrate having authority to try him or to commit him for trial.

**STATEMENT OF OBJECTS AND REASONS.**

The object of this Bill is to empower the Government of Bengal to authorise surveys and the carrying of aerial ropeways over private property; to provide for compensation to the owners of such property; and to ensure the safe and efficient working of the ropeways when constructed.

**NOTES ON CLAUSES.**

*Clause 1.*—The proposed Act will extend to the whole of Bengal, except the Hill-tracts of Chittagong; but power has been taken to bring the Act into operation in the Darjeeling district only on such date and subject to such exceptions and modifications as the Governor in Council may direct.

*Clause 3.*—The Local Government are empowered, on application by a promoter, to make an order authorising him to construct an aerial ropeway for the carriage of goods, goods and passengers, or passengers only. But before making such an order public notice of the proposed order is to be given, and any objection or suggestion will be considered. The order is to contain the particulars specified in sub-clause (2).

*Clause 4* enumerates the particulars which must be contained in an application for an order referred to in clause 3.

*Clause 5* provides that unless a promoter complies with certain particulars in an order to construct an aerial ropeway, the powers given to the promoter by the order shall cease to be exercised.

*Clause 6* enables the Local Government to sanction the opening of an aerial ropeway for the public carriage of passengers, although the construction of the ropeway has been authorised in the first instance for the public carriage of goods only.

*Clause 7* provides that before an aerial ropeway is opened for any kind of traffic an inspection of the ropeway must be made by an Inspector.

*Clauses 8 and 9* contain provisions dealing with the appointment of Inspectors, their powers and duties. These clauses are based on sections 5 and 6 of the Indian Railways Act, 1890.

*Clause 10.*—This clause is taken from section 6 of the Indian Railways Act, 1890, and provides that the promoter and his servants and agents must afford reasonable facilities to an Inspector for the due performance of his duties.

*Clause 11.*—This clause, which is based on section 7 of the Indian Railways Act, 1890, gives authority to the promoter to execute all necessary works for the construction of an aerial ropeway. It also provides that the Collector shall fix the amount of compensation, or of annual rent, or of both, which he thinks should be paid by the promoter to the owner or occupier of any immovable property affected by such works.

*Clause 12* corresponds to sections 9 and 10 of the Indian Railways Act, 1890. It gives authority to the promoter to enter upon any immovable property adjoining an aerial ropeway for the purpose of repairing such ropeway or of preventing any accident. It also provides for payment of compensation by the promoter for any damage caused by such entry.

*Clause 13* provides for the removal of trees, structures or objects which interfere with an aerial ropeway, and for the payment of compensation for the removal of trees which were in existence before the construction of the ropeway.

*Clause 14*, which is based on section 10(2) of the Indian Railways Act, 1890, provides that every order made by a Collector under clause 11, 12 or 13 shall be subject to revision by the Local Government.

*Clause 15* corresponds to section 24 of the Bengal Tramways Act, 1883 and enables the promoter to fix the rates for the carriage of goods or passengers on the aerial ropeway.



*Clause 16* is based on section 42(2) of the Indian Railways Act, 1890, and provides that the promoter shall work the ropeway without giving any undue or unreasonable preference to any particular person or any particular description of traffic.

*Clause 17.*—This clause is based on section 83 of the Indian Railways Act, 1890, and provides for the method of reporting certain accidents occurring in the course of working an aerial ropeway.

*Clause 18.*—This clause is based on sections 23(1) and 24 of the Indian Railways Act, 1890. It enables the Local Government to close an aerial ropeway to all traffic or to any specified class of traffic if the use of the ropeway is likely to be attended with danger to the public. Any ropeway closed to any traffic under this clause is not to be re-opened until sanctioned by the Local Government.

*Clause 19*, which is based on section 39 of the Bengal Tramways Act, 1883, provides that if the promoter discontinues the working of an aerial ropeway for three months without sufficient reasons, the Local Government may declare that the powers of the promoter in respect of such ropeway shall be at an end.

*Clause 20*, which is also based on section 39 of the Bengal Tramways Act, 1883, provides that the Local Government may remove such ropeway after two months from the date of the cessation of the promoter's powers.

*Clause 21*, which corresponds to section 40 of the Bengal Tramways Act, 1883, enables the Local Government to bring the powers of the promoter to an end in case he is insolvent or is unable to maintain the ropeway, and authorises the Local Government to remove it.

*Clause 22.*—This clause is based on section 47 of the Indian Railways Act, 1890. It provides for the making of by-laws in connection with the administration of the proposed Act; a suitable penalty being prescribed for the breach of any by-law. The power to make by-laws is subject to previous publication in a manner to be prescribed.

*Clause 23*, which corresponds to section 52 of the Indian Railways Act, 1890, deals with the submission of returns of capital, receipts and traffic, at suitable intervals.

*Clause 24.*—This clause provides that in the course of the construction, repair, working or management of an aerial ropeway, no promoter shall cause any permanent injury to any public road, railway, tramway or waterway, or permanently obstruct the traffic thereon. It is based on section 31 of the Indian Electricity Act, 1910.

*Clause 25*, which is based on section 57 (2) of the Indian Electricity Act, 1910, provides for the compulsory acquisition of land required for the purpose of constructing, working or managing an aerial ropeway.

*Clause 26* is the rule-making clause. It makes previous publication of the rules necessary.

*Clause 27*, which corresponds to section 27 of the Indian Tramways Act, 1886, and section 29 of the Bengal Tramways Act, 1883, provides a penalty for the failure of the promoter to comply with the provisions of the Act.

*Clause 28*, which is based on section 20 of the Indian Tramways Act, 1886, provides a penalty for unlawfully obstructing any person when constructing, maintaining, altering, repairing or working an aerial ropeway, or for injuring or destroying any mark indicating the line or route of the ropeway.

*Clause 29* corresponds to section 29 of the Indian Tramways Act, 1886, and provides a penalty for unlawfully interfering with an aerial ropeway.

*Clause 30* provides a penalty for maliciously doing, abetting or attempting to do, acts endangering the safety of passengers on an aerial ropeway. It corresponds to section 126 of the Indian Railways Act, 1890.

*Clause 31* is based on section 131 of the Indian Railways Act, 1890, and gives authority for the arrest without a warrant of a person who commits certain offences under clause 28 or clause 30.

C. TINDALL,

*Secretary to the Government of Bengal and*

*Secretary to the Bengal Legislative Council.*



# The Calcutta Gazette

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WEDNESDAY, DECEMBER 7, 1921.

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## PART IV.

***Bills introduced in the Bengal Legislative Council, Reports of Select Committees presented or to be presented in that Council, and Bills published before introduction in that Council.***

**GOVERNMENT OF BENGAL.**

**LEGISLATIVE DEPARTMENT.**

### NOTIFICATION.

*No. 3527L., dated the 25th November, 1921.*—The following Bill was introduced in the Bengal Legislative Council on the 22nd November, 1921, and is hereby published for information, together with the Statement of Objects and Reasons annexed thereto :—



## THE CALCUTTA MUNICIPAL BILL, 1921.

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